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Illinois register

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IOIS REGISTER

Rules of Governmental Agencies

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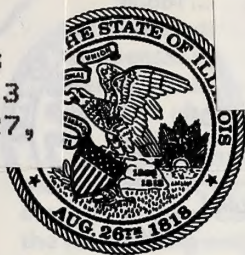
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JIM EDGAR
Secretary of State

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Secretary of State
Administrative Code Div.
201 West Monroe
Springfield, IL 62756

(217) 782-9786

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INTRODUCTION

The *Illinois Register* is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1985, ch. 127, pars. 1001 et seq., as amended).

REGISTER PUBLICATION SCHEDULE 1989

Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 4:30 p.m. on:	And before 4:30 p.m. on:	Will be in Issue #:	Published on:
Dec. 20, 1988	Dec. 27, 1988	1	Jan. 6, 1989	June 27, 1989	July 3, 1989 (Mon.)	28	July 14, 1989
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Jan. 17, 1989	Jan. 24, 1989	5	Feb. 3, 1989	July 25, 1989	Aug. 1, 1989	32	Aug. 11, 1989
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Please note: When the *Register* deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

1) Heading of Part: Meat and Poultry Inspection Act

2) Code Citation: 8 Ill. Adm. Code 125

3) Section Numbers: Proposed Action:

125.10	Amend
125.90	Amend
125.300	Amend
125.305	Amend

4) Statutory Authority: The Meat and Poultry Inspection Act (Ill. Rev. Stat. 1987, ch. 56 1/2, pars. 302.6, 302.26, 309, 310, and 316, as amended by P.A. 86-217, effective August 15, 1989)

5) A Complete Description of the Subjects and Issues Involved:

References to the latest printed version of the CFRs have been updated. These amendments should not create any additional requirements, but it is easier to locate a recent document rather than an earlier version.

References to The Meat and Poultry Inspection Act have been updated to reflect recent legislative amendments.

The definition of "livestock" has been amended to include those animals that were added to the Act by P.A. 86-217.

Where the public can find the official marks of inspection for domestic deer, domestic elk, domestic antelope, domestic reindeer, and water buffalo has been added.

Because buffalo inspection is a mandatory service performed by the Department in accordance with the Act, no charge for performing such service will be made. Therefore, the statement that ante-mortem and post-mortem inspection of buffalo will be charged as a special service is no longer accurate.

The fee for performing special services is being increased from \$8 to \$15 per hour, except for holidays which is increased from \$9.50 to \$20 per hour. The present rate structure is below the fees charged for inspection service performed during normal working hours. Further, the Department's laboratories do not operate on holidays.

The U.S. Department of Agriculture is permitting the state to perform inspection services on exotic animals being exported. Therefore, reference to the export requirements for exotic animals (9 CFR 352.16) has been added.

6) Will this proposed rule replace an emergency rule currently in effect? No

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

7) Does this rulemaking contain an automatic repeal date? No

8) Does this proposed amendment contain incorporations by reference? None that require JCAR prior approval in accordance with Section 6.02(b) of the Illinois Administrative Procedure Act.

9) Are there any other amendments pending on this Part? No

10) Statement of Statewide Policy Objectives: Rule does not affect units of local governments.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

A public hearing on the proposed amendments will be held on November 28, 1989, at 1:30 p.m., Department of Agriculture, State Fairgrounds, Springfield, Illinois. Persons unable to attend the hearing may present their comments on the proposed rulemaking in writing to the Director, Department of Agriculture, State Fairgrounds, Springfield, Illinois 62794-9281. All comments received will be fully considered by the agency.

The proposed rulemaking may have an impact on small businesses. In accordance with Section 3.01 and 4.03 of the Illinois Administrative Procedure Act, small businesses may present their comments to the Director as outlined above.

12) Initial Regulatory Flexibility Analysis:

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: October 13, 1989
- B) Types of small businesses affected: Meat slaughtering establishments and producers using such facilities.
- C) Reporting, bookkeeping or other procedures required for compliance: Domestic deer, domestic elk, domestic antelope, domestic reindeer, and water buffalo can be slaughtered and processed at state licensed slaughtering establishments.
- The Department will perform special inspection services upon request at the rate of \$15 per hour, except for holidays which shall be \$30 per hour.
- The Department can inspect exotic animals intended for export and will follow the requirements set forth in 9 CFR 352.16.
- D) Types of professional skills necessary for compliance: Basic management and recordkeeping.

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

TITLE 8: AGRICULTURE AND ANIMALS
CHAPTER I: DEPARTMENT OF AGRICULTURE
SUBCHAPTER c: MEAT AND POULTRY INSPECTION ACT

PART 125
MEAT AND POULTRY INSPECTION ACT

SUBPART A: GENERAL PROVISIONS FOR BOTH MEAT AND/OR
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Section	
125.10	Definitions
125.20	Incorporation by Reference of Federal Rules
125.30	Application for License; Approval
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125.100	Records and Reports
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125.250	Marking Products and Their Containers
125.260	Labeling, Marking and Containers
125.270	Entry into Official Establishment; Reinspection and Preparation of Product

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

125.280	Meat Definitions and Standards of Identity or Composition
125.290	Transportation
125.300	Special Services Relating to Meat and Other Products
125.305	Exotic Animal Inspection

SUBPART C: POULTRY INSPECTION

Section	
125.310	Application of Inspection
125.320	Facilities for Inspection
125.330	Sanitation
125.340	Operating Procedures
125.350	Ante-Mortem Inspection
125.360	Post-Mortem Inspection; Disposition of Carcasses and Parts
125.370	Handling and Disposal of Condemned or Inedible Products at Official Establishments
125.380	Labeling and Containers
125.390	Entry of Articles Into Official Establishments; Processing Inspection and Other Reinspections; Processing Requirements
125.400	Definitions and Standards of Identity or Composition
125.410	Transportation; Sale of Poultry or Poultry Products

AUTHORITY: Implementing and authorized by The Meat and Poultry Inspection Act (Ill. Rev. Stat. 1987, ch. 56 1/2, par. 301 et seq.) as amended by P.A. 86-217, effective August 15, 1989) and The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 16).

SOURCE: Adopted at 9 Ill. Reg. 1782, effective January 24, 1985; peremptory amendment at 9 Ill. Reg. 2337, effective January 28, 1985; peremptory amendment at 9 Ill. Reg. 2980, effective February 20, 1985; peremptory amendment at 9 Ill. Reg. 4856, effective April 1, 1985; peremptory amendment at 9 Ill. Reg. 9240, effective June 5, 1985; peremptory amendment at 9 Ill. Reg. 10102, effective June 13, 1985; peremptory amendment at 9 Ill. Reg. 11673, effective July 17, 1985; peremptory amendment at 9 Ill. Reg. 13748, effective August 23, 1985; peremptory amendment at 9 Ill. Reg. 15575, effective October 2, 1985; peremptory amendment at 9 Ill. Reg. 19759, effective December 5, 1985; peremptory amendment at 10 Ill. Reg. 447, effective December 23, 1985; peremptory amendment at 10 Ill. Reg. 1307, effective January 7, 1986; peremptory amendment at 10 Ill. Reg. 3318, effective January 24, 1986; peremptory amendment at 10 Ill. Reg. 3880, effective February 7, 1986; peremptory amendment at 10 Ill. Reg. 11478, effective June 25, 1986; peremptory amendment at 10 Ill.

NOTICE OF PROPOSED AMENDMENTS

Reg. 14858, effective August 22 1986; peremptory amendment at 10 Ill. Reg. 15305, effective September 10, 1986; peremptory amendment at 10 Ill. Reg. 16743, effective September 19, 1986; peremptory amendment at 10 Ill. Reg. 18203, effective October 15, 1986; peremptory amendment at 10 Ill. Reg. 19818, effective November 12, 1986; peremptory amendment at 11 Ill. Reg. 1696, effective January 5, 1987; peremptory amendment at 11 Ill. Reg. 2930, effective January 23, 1987; peremptory amendment at 11 Ill. Reg. 9645, effective April 29, 1987; peremptory amendment at 11 Ill. Reg. 10321, effective May 15, 1987; peremptory amendment at 11 Ill. Reg. 11184, effective June 5, 1987; peremptory amendment at 11 Ill. Reg. 14830, effective August 25, 1987; peremptory amendment at 11 Ill. Reg. 18799, effective November 3, 1987; peremptory amendment at 11 Ill. Reg. 19805, effective November 19, 1987; peremptory amendment at 12 Ill. Reg. 2154, effective January 6, 1988; amended at 12 Ill. Reg. 3417, effective January 22, 1988; peremptory amendment at 12 Ill. Reg. 4879, effective February 25, 1988; peremptory amendment at 12 Ill. Reg. 6313, effective March 21, 1988; peremptory amendment at 12 Ill. Reg. 6819, effective March 29, 1988; peremptory amendment at 12 Ill. Reg. 13621, effective August 8, 1988; peremptory amendment at 12 Ill. Reg. 19116, effective November 1, 1988; peremptory amendment at 12 Ill. Reg. 20894, effective December 21, 1988; peremptory amendment at 13 Ill. Reg. 228, effective January 11, 1989; peremptory amendment at 13 Ill. Reg. 2160, effective February 13, 1989; amended at 13 Ill. Reg. 3696, effective March 13, 1989; peremptory amendment at 13 Ill. Reg. 15853, effective October 5, 1989; peremptory amendment at 13 Ill. Reg. 16838, effective October 11, 1989; amended at 14 Ill. Reg. _____, effective _____.

SUBPART A: GENERAL PROVISIONS FOR BOTH MEAT AND/OR POULTRY INSPECTION

Section 125.10 Definitions

- a) Terms shall be as defined in 9 CFR 301, 303.1(d)(2), (ii), (iii) (a), (b), (d), (e) and (f), (iv), (v) and (vi), 381.1, 381.10(d)(2), (ii), (iii)(a), (b), (d), (iv), (v) and (vi), and 352.1(b) through (t) (1989) § 53 FR 49844, December 12, 1988), unless they are otherwise defined in The Meat and Poultry Inspection Act (Ill. Rev. Stat. 1987, ch. 56 1/2, par. 301 et seq., as amended by P.A. 86-217 85-246, effective August 15, 1989 September 27 1987) or in this Section as follows:

"Act" means The Meat and Poultry Inspection Act (Ill. Rev. Stat. 1987, ch. 56 1/2, par. 301 et seq., as

NOTICE OF PROPOSED AMENDMENTS

amended by P.A. 86-217 85-246, effective August 15, 1989 September 27 1987).

"Approved veterinarian" means any person who has graduated from a veterinary college that is recognized by the American Veterinary Medical Association.

"Birds" shall mean poultry as defined in Section 2.7 of the Act.

"Condition" means any condition, including, but not being limited to, the state of preservation, cleanliness, or soundness of any product made from rabbits or the processing, handling, or packaging which may affect the wholesomeness of such product.

"Livestock" means cattle, sheep, swine, buffalo, catalo, catalo, domestic deer, domestic elk, domestic antelope, domestic reindeer, water buffalo, and goats.

"Members of the household" means those persons who occupy a single family unit.

- b) With regard to the definitions of consumer and similar type establishment, the Director has not designated any other type of establishment or institution under these terms other than those specifically stated in the incorporated language.

- c) With regard to the definitions of retail store, only those sections which are incorporated by reference as stated in Section 125.10(a) shall be included in the definition. References within the incorporated language to the section of the federal rules pertaining to operations of types traditionally and usually conducted at retail stores and restaurants refer to the operations defined in Section 5(A) of the Act. No product exempted from inspection in accordance with Section 5 of the Act shall be prepared in any retail store, restaurant or similar retail-type establishment.

- d) References in the incorporated language to 9 CFR 312 and 313 shall be interpreted as references to Sections 125.90 and 125.220 respectively. References to the Humane Methods and Slaughter Act of 1978 shall mean as set forth in Section 125.220.

DEPARTMENT OF AGRICULTURE

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(Source: Amended at 14 Ill. Reg. _____, effective _____)

SUBPART B: MEAT INSPECTION

Section 125.90 Official Marks of Inspection, Devices and Certificates

- a) The official inspection legend which indicates the meat, poultry, buffalo, catalo, cattalo, domestic deer, domestic elk, domestic antelope, domestic reindeer, water buffalo, or meat, buffalo, catalo, cattalo, domestic deer, domestic elk, domestic antelope, domestic reindeer, water buffalo, and/or poultry product was inspected and passed shall be as prescribed in Section 2.26 of the Act.

- b) The Department incorporates by reference 9 CFR 312.2(b)(2), 312.4, 312.5(a), 312.6, 312.9, 381.98, 381.99, 381.100, 381.101, 381.103, and 381.108, 381.110 through 381.111 (19894), except that the inscription on the mark of inspection shall contain the word "Illinois" rather than "U.S."

- c) The brands shall be in the forms as prescribed in Section 2.26 of the Act.

- d) The Department shall supply all Illinois Retained, Illinois Seizure, and Illinois Rejected paper tags. The Illinois Seizure tag is used in lieu of the federal detained tag.

- e) The seal referred to in 9 CFR 312.5(a) and 381.98 shall be a padlock or metal self-locking tab as shown in the illustration for the federal rules.

- f) The only official brands, symbols, legends and devices shall be those set forth in this Section.

- g) Certificates shall be those set forth in the incorporated federal rules.

- h) Reference to federal forms MP-427, MP-35, and CP-483 shall mean Illinois paper tags as identified in this Section and MP-514-1 shall mean Illinois form IL 406-0372. A seal is used by the Department in lieu of issuing a form the equivalent of federal form MP-408-3.

(Source: Amended at 14 Ill. Reg. _____, effective _____)

Section 125.300 Special Services Relating to Meat and Other Products

- a) The Department incorporates by reference 9 CFR 350.1 through 350.3(a), 350.3(c), 350.5 through 350.7(a) and 350.7(d) (19894, 53 FR 28632, effective August 29, 1988).

- b) The Department shall perform ante-mortem and post-mortem inspection of buffalo in accordance with the rules of this Part and shall charge for such inspection as a special service.

- c) b) The charges for special services shall be paid by check, draft or money order payable to the Illinois Department of Agriculture upon furnishing to the person who requested the service a statement as to the amount due. The fee for rendering these services shall be at the rate of \$15.68 per hour, except for services rendered on a holiday which shall be \$30. Special services rendered by the Department on a holiday or for any services requiring the use of the Department's laboratory the rate shall be \$9.50 per hour. The person who requested the special service shall also be billed for travel expenses incurred by the inspector in accordance with Travel Regulations (80 Ill. Adm. Code 2800).

(Source: Amended at 14 Ill. Reg. _____, effective _____)

Section 125.305 Exotic Animal Inspection

- a) With regard to the inspection and processing of exotic animals, the Department incorporates by reference 9 CFR 352.1, 352.3, 352.11, 352.12, 352.13, 352.14, 352.15, 352.16, and 352.17 (19897, 54 FR 1328, effective February 13, 1989).

- b) The Department incorporates by reference 9 CFR 352.7 (19897, 54 FR 1328, effective February 13, 1989), except that the description of the official inspection legend and brand shall be as described in Section 125.90.

- c) References in the incorporated language to 9 CFR 304, 317, 309, 310, 311, 314, 318, 320, and 325 shall be interpreted as references to the provisions in Sections

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DEPARTMENT OF AGRICULTURE

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF PROPOSED AMENDMENTS

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125.30, 125.250, 125.190, 125.200, 125.210, 125.230, 125.270, 125.100 and 125.290 respectively.

- d) References in the incorporated language to 9 CFR 313 shall be interpreted as references to Section 125.220.

(Source: Amended at 14 Ill. Reg. _____, effective _____)

335.200 Amend
335.302 Amend
335.304 Amend
335.314 Amend
335.318 Amend

- 4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 23, par. 5005

- 5) A Complete Description of the Subjects and Issues Involved: The Department is proposing amendments to its standards for the approval of relative home placements to provide more flexibility in meeting the needs of related children. The proposed changes will allow more relatives to qualify for approval and will reduce the number of waivers which must be granted. The proposed changes relate to access to a telephone, requirements for sleeping arrangements, health requirements of the relative foster family, and supervision of children.

- 6) Will this proposed amendment replace an emergency rule currently in effect?
No

- 7) Does this rulemaking contain an automatic repeal date: Yes ☒ No
If "yes", date: _____

- 8) Does this proposed amendment contain incorporations by reference? No

- 9) Are there any other amendments pending on this Part? No
Section Numbers Proposed Action Illinois Register Citation

- 10) Statement of Statewide Policy Objectives: Not applicable

- 11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking:

Comments on this proposed rulemaking may be submitted in writing for a period of 45 days following publication on this notice. Comments should be submitted to:

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF PROPOSED AMENDMENTS

Jacqueline Nottingham, Chief
Office of Rules and Procedures
Department of Children and Family Services
406 East Monroe
Springfield, Illinois 62701-1498
217/785-2592

The Department will consider fully all written comments on this proposed rulemaking submitted during the 45-day comment period. Comments submitted by small businesses should be identified as such.

- 12) Initial Regulatory Flexibility Analysis: Small businesses are not affected by these proposed amendments.

- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

- B) Types of small businesses affected:

- C) Reporting, bookkeeping or other procedures required for compliance:

- D) Types of professional skills necessary for compliance:

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF PROPOSED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER III: DEPARTMENT OF CHILDREN & FAMILY SERVICES
SUBCHAPTER b: PROGRAM AND TECHNICAL SUPPORT

PART 335
RELATIVE HOME PLACEMENT

SUBPART A: GENERAL PROVISIONS

Section
335.100 Purpose
335.102 Definitions

SUBPART B: PLACEMENT

Section
335.200 Placement Pre-Conditions
335.202 Continuation of Placement

SUBPART C: APPROVAL STANDARDS FOR RELATIVE FOSTER FAMILY HOMES

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335.300 Provisions Pertaining To Approval
335.302 General Requirements for the Relative Foster Home
335.304 Requirements For Sleeping Arrangements
335.306 Nutrition and Meals
335.308 Business and Employment of Relative Foster Parents
335.310 Qualifications of Relative Foster Parents
335.312 Background Inquiry
335.314 Health of Relative Foster Family
335.316 Number of Children Served
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335.324 Education
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335.328 Emergency Care of Children
335.330 Release of Children
335.332 Confidentiality of Information
335.334 Required Written Consents
335.336 Records To Be Maintained
335.338 Cooperation with the Supervising Agency and the Department
335.340 Severability of This Part

AUTHORITY: Implementing and authorized by Section 5 of "AN ACT creating the Department of Children and Family Services, codifying its powers and duties, and repealing certain Acts and Sections herein named" (Ill. Rev. Stat. 1987, ch. 23, par. 5005)

DEPARTMENT OF CHILDREN AND FAMILY SERVICES

NOTICE OF PROPOSED AMENDMENTS

SOURCE: Adopted at 10 Ill. Reg. 4513, effective April 1, 1986; amended at 13 Ill. Reg. , effective

SUBPART B: PLACEMENT

Section 335.200 Placement Pre-Conditions

a) Effective with the adoption of these rules, no child for whom the Department is legally responsible shall be placed with a relative unless the pre-conditions specified in this Section have been met. When a child is already in the care of a relative when the Department assumes legal responsibility, the pre-conditions of this Section shall be met within forty-eight (48) hours of the Department's assuming legal responsibility for the child.

b) Staff of the supervising agency shall meet with the proposed related caretaker and ascertain that the relative:

- 1) is capable of protecting the child(ren) from further harm by the parent(s) or other caretaker(s) whose action or inaction allegedly threatened the child(ren)'s safety or well-being as determined by a child abuse or neglect investigation pursuant to the Abused and Neglected Child Reporting Act (Ill. Rev. Stat. #983; 1987, ch. 23, par. 2051 et seq.);
- 2) agrees not to release the child to anyone, including parent(s) or other relative(s), except unless authorized by the supervising agency; and
- 3) agrees not to allow the child's parents to reside in the relative's home unless authorized by the supervising agency;
- 4) agrees not to move the child to another home or give the child to another caretaker unless authorized by the supervising agency;
- 5) agrees not to arrange for or consent to medical, psychological, or psychiatric testing or treatment unless authorized by the supervising agency;
- 6) agrees not to take the child out of state unless authorized by the Department;
- 7) agrees not to allow parent-child visitation except as agreed upon in the client service plan; and
- 8) 3) is willing to cooperate with the agency, the child(ren)'s parent(s) and other resource persons to help develop and achieve the permanency goal recorded in the child(ren)'s service plan.

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c) Prior to placement with a related caretaker, (or within 48 hours of the Department's assuming legal responsibility for a child already in the care of a related caretaker) staff of the supervising agency shall visit the home of the proposed caretaker to determine that the following standards are met:

- 1) Background checks as required by 89 Ill. Adm. Code 385 (Background Checks) have been completed on all adult members of the household;
- 2) 4) the home is free from observable hazards;
- 3) 2) prescription and non-prescription drugs, dangerous household supplies, dangerous tools, weapons, guns and ammunition are stored in places inaccessible to children;
- 4) 3) basic utilities -- water, heat, electricity -- are in operation;
- 5) 4) sleeping arrangements are suitable to the age and sex of the child(ren) as prescribed by Section 335.204;
- 6) 5) three balanced meals can be provided daily to the related child(ren) in sufficient quantities to meet the child(ren)'s nutritional needs as required by Section 335.306;
- 7) 6) age-appropriate supervision of the related child(ren) as required by Section 335.318(c) can be provided at all times including times when the related caretaker is employed or otherwise engage in activity outside of the home;
- 8) 7) the related caretaker has sufficient financial resources to provide basic necessities as defined by Section 335.310 (f), for themselves and their own child(ren);
- 9) 8) the medical needs of the child(ren) can be met; and
- 10) 9) no member of the household appears to have a communicable disease which could pose a threat to the health of the related child(ren) or a physical impairment which could affect the ability of the caretaker to provide care to the related child(ren);
- 11) no member of the household appears to have a drug or alcohol problem; and
- 12) the relative caretakers have not been denied licensure by the Department or had a license revoked by the Department.

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d) Prior to or concurrent with placement in a related caretaker's home, staff of the supervising agency shall document, on the form prescribed by the Department, that the pre-conditions prescribed by this Section have been met.

e) Children for whom the Department is legally responsible who are in the care of related caretakers approved in accordance with this Part shall receive the same care and services as children in the care of unrelated caretakers unless otherwise required by this Part.

(Source: Amended at 13 Ill. Reg. , effective)

Section 335.302 General Requirements for the Relative Foster Home

a) The foster home shall be clean, well-ventilated, free from observable hazards, properly lighted and heated, and free of fire hazards.

b) The water supply for the foster family home shall comply with requirements of the local and state health departments. If well water is used, a copy of the Inspection Report and Compliance with Regulations shall be on file with the supervising agency.

c) Portable space heaters may be used as a supplementary source of heat. Portable space heaters may not be used in rooms where children are sleeping. Portable and fixed space heaters in areas occupied by children shall be separated by fire resistant partitions or barriers to prevent contact with the heater.

d) Prescription and non-prescription drugs, dangerous household supplies, dangerous tools, weapons, guns, and ammunition shall be kept in a safe place. Loaded guns shall not be kept in a foster home unless required by law enforcement officers and in accordance with their safety procedures.

e) Healthy household pets which present no danger to children are permitted. A licensed veterinarian shall certify that the animals are free of diseases that could endanger the health of children and that dogs and cats have been inoculated for rabies. If certification of inoculation is not available, animals shall be confined at all times in an area inaccessible to children.

f) The foster home shall have an operating telephone on the premises unless the supervising agency has approved a written plan detailing the immediate and unrestricted access to a telephone.

g) The home shall be equipped with a minimum of one smoke detector on every floor level, including attic and basement.

h) The foster home shall have fire and emergency evacuation plans which are to be discussed and routinely rehearsed with the child(ren).

(Source: Amended at 13 Ill Reg. , effective)

Section 335.304 Requirements For Sleeping Arrangements

a) Each child for whom the home is approved shall be provided his or her own bed or crib, except that two related children up to age 10 of the same sex with no more than two years difference in their ages may share a double-sized (or larger) bed.

b) Children under eight years of age may share a room with children of the opposite sex providing sharing the room is approved by the supervising agency, the children are related, as defined in Section 2.04 of the Child Care Act, and each child is provided with a separate crib or bed.

c) A child under six years of age may share a sleeping room with one related adults provided the child is provided with his or her own bed or crib and space requirements are met. ~~except that a female child shall not share a sleeping room with an adult male.~~ A child over six years of age may share a sleeping room with one related adult of the same sex provided the child is provided with his or her own bed and space requirements are met.

e) ~~There shall be a minimum of 40 square feet of floor space per person; excluding closet and wardrobe area; in a sleeping room occupied by a child or children.~~

d) There shall be a minimum of 40 square feet, excluding the closet and wardrobe area, for the first child occupying a sleeping room and a minimum of 35 square feet for each additional child sharing the room.

e) The room shall be exposed to an outside window or shall have auxiliary means of ventilation.

f) The springs and mattresses on each bed requiring such shall be level. The bedding shall be suitable for the season.

g) Linens shall be changed at least weekly for all children and as frequently as needed for children not toilet trained, and for those who are enuretic.

h) Waterproof mattress covers shall be provided for all beds or cribs for enuretic children.

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- i) h) Any child who is ill or suspected of having a contagious disease shall be isolated from other children until a medical determination has been received that the disease is not contagious or is no longer contagious.
- j) i) Sleeping room shall be comfortable and shall be furnished suitably for the age and sex of the child.
- k) j) Storage space shall be provided to accommodate the personal belongings of each child.
- k) Basements or attics shall not be used for sleeping unless approved by the supervising agency. To be used for sleeping, basements and attics shall have two exits with one exit leading directly to the outside with means to safely reach ground level. An outside window operable from the inside (without the use of tools) and providing an unobstructed opening of not less than 5-7 square feet in area may be used as a second exit provided it is not more than 44 inches above the floor. In addition, the opening shall be at least 20 inches in width, with a corresponding height to give 5-7 square feet.

- l) Basements and attics may be used for sleeping for children who are mobile, capable of self preservation, and able to understand and follow directions with minimal assistance in an emergency.

- 1) Children for whom basement or attic sleeping arrangements are allowed shall be individually evaluated and approved by the supervising agency in accordance with the above-cited requirements.

- 2) To be used for sleeping, basements and attics shall have two exits with one exit leading directly to the outside with means to safely reach the ground level. The second exit can be an easily accessible outside window which provides an unobstructed opening, operable from the inside without the use of tools, and large enough to accommodate an adult. The sleeping area shall be separated from the furnace and utility areas.

- 3) No basement or attic shall be used for sleeping without the approval of the supervising agency after consultation with the appropriate safety authority(ies).

(Source: Amended at 13 Ill. Reg. , effective)

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Section 335.314 Health of Relative Foster Family

- a) Foster parents and all adult members of the household shall provide medical evidence a current statement signed by the relative foster parents that they are free of communicable diseases, or drug or alcohol abuse, and physical and mental conditions which affect the ability of the family to provide care.
- b) Prior to approval, the foster parents shall furnish the supervising agency with a medical report on forms provided by the agency for each member of the household. A medical report shall be obtained for the foster parent(s), their child(ren), other persons residing in the foster home, and other persons regularly assisting in child care. The medical reports shall not be more than one year old. Copies of medical examinations of school-age children who are members of the household which were completed in accordance with the requirements of Section 27-8-1 of The School Code (Ill. Rev. Stat. Ch. 122, Sec. 8-1) shall be on file with the supervising agency. Medical examination shall be at the expense of the foster parent(s) or member of the household.
- b) Children in the household shall have a tuberculin test and current immunizations, as required by the Rules and Regulations of the Illinois Department of Public Health. These required immunizations are poliomyelitis, measles, rubella, diphtheria, mumps, pertussis and tetanus.
- c) In accordance with the Child Care Act of 1969, as amended, the foster parent may request that immunizations, physical examinations, and/or tuberculin tests for their own children be waived on religious grounds. A request for such waiver shall be in writing, signed by the foster parent, and kept in the licensing record.
- d) e) If there is a question regarding whether the physical, mental or emotional health of the foster parent(s) or other adult members of the household or there is concern about a member of the household's use of drugs or alcohol, may endanger a child or children, clinical evaluations and reports may be required by the supervising agency. Clinical evaluations shall be at the expense of the supervising agency.
- d) Medical re-examinations of the foster parent(s) and other members of the household shall be required at least once every four years. Copies of medical re-examinations of school-age children who are members of the household which were completed in accordance with the requirements of The School Code are deemed to be in compliance with this requirement. Provided copies of the re-examinations are on file with the supervising agency. A medical re-examination of foster parent(s) and other members of the household shall be required at an

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~~earlier date when, through personal observation of or notification from the foster family, it becomes evident to the supervising agency, or the physician has reason to believe, that the foster parent(s) or a member of the household has a communicable disease or other physical impairment. Medical re-examinations shall be at the expense of the foster parent(s) or member of the household.~~

(Source: Amended at 13 Ill. Reg. , effective)

Section 335.318 Meeting Basic Needs of Children

- a) All children in the foster family shall be treated equitably.
- b) All children in the home shall be protected from exploitation, neglect, and abuse. Suspected child abuse or neglect shall be reported to the supervising agency and to the Department immediately.
- c) Children under the age of 10 shall not be left in the home without supervision by a responsible person. Children 7-years-of-age or older shall receive responsible supervising appropriate to their developmental stage age and maturity. Plans for regular supervision by persons other than the foster parents shall be in writing, and shall be approved by the supervising agency. The supervising agency shall approve the plan when the plan it determines that it does not jeopardize the health, safety or welfare of the child(ren).

- d) Each child shall be encouraged to visit parent(s) and other family members unless such visitation has been restricted by court order or by the client service plan.

- e) Each child shall be given the opportunity to develop social relationships through participation in schools, and other community and group activities. Each child shall have the opportunity to invite friends to the foster home and to visit in the home of friends.

- f) Trips away from the foster home which exceed 72 hours must be approved by the foster child's guardian or legal custodian.

- g) Foster parent(s) shall assist the child(ren) in the proper handling of money by providing a personal allowance based upon the child(ren)'s age and ability to manage the money. Personal allowances given to the child shall not be less than the amount provided by the child's parent, guardian, or legal custodian. A reasonable amount may be saved in a separate account in the child's name for future expenditures. Adolescents may be allowed to earn additional spending money.

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- h) Each child shall have the opportunity to learn to assume some responsibility for himself or herself and for household duties in accordance with his or her age, health, and ability. No child shall be permitted to do tasks which are hazardous, dangerous, or risk harm to the child.

- i) Each child shall be provided with his or her own clothing for health, comfort, and physical well-being. Clothing shall be properly fitted and appropriate to the season.

- j) Foster parent(s) shall encourage the child(ren) to engage in appropriate indoor and outdoor recreation.

- k) The supervising agency shall immediately be notified of any situation that affects the care of the child, including but not limited to death, serious illness, incarceration, or any other significant occurrence.

(Source: Amended at 13 Ill. Reg. , effective)

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1) The Heading of the Part: Organic Material Emission Standards and Limitations

2) Code Citation: 35 Ill. Adm. Code 215

3) Section Number: Proposed Action:

215.102	Amendment
215.104	Amendment
215.105	Amendment
215.122	Amendment
215.124	Amendment
215.127	New Section
215.128	New Section
215.181	Amendment
215.206	Amendment
215.208	Amendment
215.211	Amendment
215.241	Amendment
215.404	Repealed
215.409	New Section
215.410	New Section
215.421	Amendment
215.432	Amendment
215.445	Amendment
215.447	Amendment
215.464	Amendment
215.467	New Section
215.581	Amendment
215.582	Amendment
215.584	Amendment
215.585	New Section
215.601	Amendment
215.602	Amendment
215.603	Amendment
215.606	Repealed
215.610	Amendment
215.614	New Section
215.615	New Section
215.620	Amendment
215.626	New Section
215.636	Amendment
215.886	Amendment
215.920	Amendment
215.926	Amendment
215.928	New Section
215.929	New Section
215.940	Amendment

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215.946	Amendment
215.948	New Section
215.960	Amendment
215.966	Amendment
215.968	New Section

4) Statutory Authority: Illinois Environmental Protection Act (Ill. Rev. Stat. 1988, ch. 111½, pars. 1010 and 1027)

5) A Complete Description of the Subjects and Issues Involved:

On September 29, 1989, the Illinois Environmental Protection Agency filed a proposal for amendments to 35 Ill. Adm. Code 201, 211, and 215. Amendments to this Part should be read in conjunction with those to the other two parts, which also appear in today's Illinois Register.

The Agency has certified that the proposed amendments meet the "required rule" definition contained in Section 28.2 of the Act. The Agency has stated that the proposal is federally required to meet the reasonably available control technology (RACT) requirements contained in Section 110, 110(a)(h)(ii), 172(b)(2), (5) and (8) of the Clean Air Act.

The proposal contains amendments to the RACT regulations for certain sources of volatile organic materials. The proposal responds to various deficiencies in the Illinois State Implementation Plan identified by the United States Environmental Protection Agency (USEPA). The Agency's proposal is accompanied by a statement of David Kee, Director of the Air and Radiation Division, USEPA Region V. The statement concludes:

If the attached state proposed regulations are adopted by the Illinois Pollution Control Board according to the schedule set forth in Exhibit C of the settlement agreement resolving Wisconsin v. Reilly lawsuit U.S. EPA's intent is to approve these state proposed regulations as a SIP revision in lieu of federal promulgation of these RACT rules.

The potentially affected sources include solvent cleaning operations, coating operations, major sources in

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urban areas which are non-attainment for ozone, printing and publishing operations, synthetic organic chemical and polymer manufacturers, synthetic organic chemicals and petroleum refiners, dry cleaners, paint and ink manufacturers, miscellaneous fabricated product manufacturing processes, miscellaneous organic chemical manufacturing processes and miscellaneous organic chemical manufacturing processes.

- 6) Will this proposed rule replace an emergency rule currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Does this proposed amendment contain incorporations by reference? Yes
- 9) Are there any other amendments pending on this Part? Yes
 Section Numbers: Proposed Action: Ill. Reg. Citation:
 215.206 Amended 13 Ill. Reg. 12384
 215.104 Amended 13 Ill. Reg. 15551
 215.105 New Section 13 Ill. Reg. 15551
 215.585 Amended 13 Ill. Reg. 15551

- 10) Statement of Statewide Policy Objective (if applicable)?

The Board does not believe that these proposed amendments create or expand a state mandate on units of local governments, school districts, or community college districts. However, these entities are requested to review the proposed amendments and inform the Board if they appear to be affected. Comment is requested.

- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking:

Send written comments concerning R89-16 within 45 days of publication in the Illinois Register to the Clerk of the Pollution Control Board, 100 West Randolph Street, Suite 11-500, Chicago, Illinois 60601. The Board anticipates scheduling public hearings in November-December, 1989 for receipt of oral comments.

- 12) Initial Regulatory Flexibility Analysis (if applicable):

- A) Date rule submitted to Business Assistance Office of the Department of Commerce and Community Affairs:

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- B) Types of small businesses affected: Any small businesses engaged in the activities described in No. 5 above.
- C) Reporting, bookkeeping or other procedures required for compliance: The proposed amendments in the Part would impose additional testing and monitoring requirements for VOC emissions, as well as more stringent emissions limitations which could require installation of additional pollution control equipment.
- D) Types of professional skills necessary for compliance: Employees or consultants capable of performing emissions testing and monitoring and installation of any necessary additional equipment.

The full text of the adopted amendments begins on the next page:

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SUBTITLE B: AIR POLLUTION

CHAPTER I: POLLUTION CONTROL BOARD

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PART 215

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Appendix F

Reference Methods and Procedures

Coefficients for the Total Resource Effectiveness Index (TRE) Equation

A THORITY: Implementing Section 10 and authorized by Section 27 of the Environmental Protection Act (Ill. Rev. Stat. 1987, ch. 111½ pars. 1010 and 1027).

SOURCE: Adopted as Chapter 2: Air Pollution, Rule 205: Organic Material Emission Standards and Limitations, R71-23, 4 PCB 191, filed and effective April 14, 1972; amended in R77-3, 33 PCB 357, at 3 Ill. Reg. 18, p. 41, effective May 3, 1979; amended in R78-3 and R78-4, 35 PCB 75, at 3 Ill. Reg. 30, p. 124, effective July 28, 1979; amended in R80-5 at 7 Ill. Reg. 1244, effective January 21, 1983; codified at 7 Ill. Reg. 13601; Notice of Corrections at 7 Ill. Reg. 14575; amended in R82-14 at 8 Ill. Reg. 13254, effective July 12, 1984; amended in R83-36 at 9 Ill. Reg. 9114, effective May 30, 1985; amended in R82-14 at 9 Ill. Reg. 13960, effective August 28, 1985; amended in R85-28 at 11 Ill. Reg. 3127, effective February 3, 1987; amended in R82-14 at 11 Ill. Reg. 7296, effective April 3, 1987; amended in R85-21(A) at 11 Ill. Reg. 11770, effective June 29, 1987; recodified in R86-39 at 11 Ill. Reg. 13541; amended in R82-14 and R86-12 at 11 Ill. Reg. 16706, effective September 30, 1987; amended in R85-21(B) at 11 Ill. Reg. 19117, effective November 9, 1987; amended in R86-36, R86-39, R86-40 at 11 Ill. Reg. 20829, effective December 14, 1987; amended in R82-14 and R86-37 at 12 Ill. Reg. 815, effective December 24, 1987; amended in R86-18 at 12 Ill. Reg. 7311, effective April 8, 1988; amended in R86-10 at 12 Ill. Reg. 7650, effective April 11, 1988; amended in R88-23 at 13 Ill. Reg. 10893, effective June 27, 1989; amended in R89-16 at 11 Ill. Reg. _____, effective _____.

Section 215.102

Testing Methods

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a)

The total organic material concentrations in an effluent stream shall be measured by a flame ionization detector, or by other methods approved by the Illinois Environmental Protection Agency (Agency) according to the provisions of 35 Ill. Adm. Code 201.

a)

Volatile organic material or organic material concentrations in a stream is measured by Method 18, 40 CFR 60, Appendix A (July 1, 1988) Measurement of Gaseous Organic Compounds incorporated by reference in 215.105 except as follows. ASTM D-4457 may be used for halogenated organic compounds. Method 25, 25A or 25B, 40 CFR 60, Appendix A (July 1, 1988) incorporated by reference in 215.105 may be substituted for Method 18 provided the source owner or operator submits calibration data and other proof that this method provides the information in the emission units of the applicable standard. The volumetric flow rate and gas velocity is determined in accordance with Methods 1, 1A, 2, 2A, 2C, 2D, 3 and 4, 40 CFR Part 60, Appendix A (July 1, 1988) incorporated by reference in 215.105.

b) Measurement of Vapor Pressures

1) For a single-component, the actual vapor pressure shall be determined by ASTM (American Society of Testing and Material) Method D-2789-83 (Approved 1983), incorporated by reference in Section 215.105, or the vapor pressure may be obtained from a published source such as: Boublik, T., V. Fried and E. Hala, "The Vapor Pressure of Pure Substances," Elsevier Scientific Publishing Co., New York (1973), Perry's Chemical Engineer's Handbook, McGraw-Hill Book Company (1984), CRC Handbook of Chemistry and Physics, Chemical Rubber Publishing Company (1986-1987), Lange's Handbook of Chemistry, John A. Dean, editor, McGraw-Hill Book Company (1985).

2) For a mixture, the actual vapor pressure shall be determined by ASTM Method D-2879-83 (Approved 1983), incorporated by reference in Section 215.105, or the vapor pressure may be taken as either:

A) If the vapor pressure of the volatile organic liquid is specified in the applicable rule, the lesser of the sum of the actual vapor pressure of each component or each volatile organic material component, as determined in accordance with Section 215.102(b)(1), weighted by its mole fraction; or

B) If the vapor pressure of the organic material or volatile organic material is specified in the applicable rule, the sum of the actual vapor pressure of each such component as

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determined in accordance with Section 215.102(b)(1)
weighted by its mole fraction.

(Source: Amended at Ill. Reg. _____ effective _____)

Section 215.104 Definitions

The definitions of 35 Ill. Adm. Code 201 and 211 apply to this Part, as well as the definitions contained in this Section. Where the definition contained in this Section is more specific than that found in 35 Ill. Adm. Code 201 or 211, it shall take precedence in application of this Part.

"Binders": Organic materials and resins which do not include volatile organic materials.

"Clear Topcoat": The final coating which contains binders, but not opaque pigments, and is specifically formulated to form a transparent or translucent solid protective film.

"Conventional Soybean Crushing Source": Any hexane extraction soybean crushing equipment that uses direct contact steam for desolventizing and producing toasted soy meals.

"Furniture Coating Application Line": The combination of coating application equipment, flash-off area, spray booths, ovens, conveyors, and other equipment operated in a predetermined sequence for purpose of applying coating materials to wood furniture.

"Heatset": A class of web offset lithography which requires a heated dryer to solidify the printing inks.

"Heavy Liquid": Liquid with a true vapor pressure of less than 0.3 kPa (0.04 psi) at 294.3° K (70° F) established in a standard reference text or as determined by ASTM method D-2879; or which has 0.1 Reid Vapor Pressure as determined by ASTM method D-323; or which when distilled requires a temperature of 421.95K (300° F) or greater to recover 10% of the liquid as determined by ASTM method D-86.

"In Vacuum Service": For the purposes of Subpart Q, Sections 215.430 through 215.438 equipment which is operating at an internal pressure that is at least 5 kPa (0.73 psia) below ambient pressure.

"Light Liquid": Volatile organic material in the liquid state which is not defined as heavy liquid.

"Light Oil": A liquid condensed or absorbed from coke oven gas composed of benzene, toluene, and xylene.

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"Offset": Use of a blanket cylinder to transfer ink from the plate cylinder to the surface to be printed.

"Opaque Stains": All stains containing pigments not classified as semi-transparent stains including stains, glazes and other opaque material to give character to wood.

"Open-Ended/Valve": Any valve, except pressure relief devices, having one side of the valve in contact with process fluid and one side open to the atmosphere, either directly or through open piping.

"Pigments Coatings": Opaque coatings containing binders and colored pigments which are formulated to conceal the wood surface either as an undercoat or topcoat.

"Repair Coatings": Coatings to correct imperfections or damage to furniture surface.

"Repaired": For the purposes of Subpart Q, Sections 215.430 through 215.438 equipment component which is adjusted, or otherwise altered, to eliminate a leak.

"Sealer": Coating containing binders which seals the wood prior to application to subsequent coatings.

"Semi-transparent Stains": Stains containing dyes or semi-transparent pigments which are formulated to enhance wood grain and change the color of the surface but not to conceal the surface, including, but not limited to, sap stain, toner, non-grain raising stains, pad stain, spatter stain.

"Specialty Soybean Crushing Source": Any hexane extraction soybean crushing equipment using indirect steam heat in flash or vapor desolventizers as the primary method of desolventizing and producing specialty solvent extracted soy flakes, grits or flour.

"Wash Coat": Coating containing binders which seals wood surfaces, prevents undesired staining and controls penetration.

"Web": A substrate which is printed in continuous roll-fed presses.

"Wood Furniture": Room furnishings including cabinets (kitchen, bath and vanity), tables, chairs, beds, sofas, shutters, art objects, wood paneling, wood flooring, and any other coated furnishings made of wood, wood composition or fabricated wood materials.

(Source: Amended at Ill. Reg. _____ effective _____)

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Section 215.105 Incorporation by Reference

The following materials are incorporated by reference:

- a) American Society for Testing and Materials, 1916 Race Street, Philadelphia, PA 19103:

- 1) ASTM D 1644-59 Method A
- 2) ASTM D 1475-60
- 3) ASTM D 2369-73
- 4) ASTM D 2879-83 (Approved 1983)
- 5) ASTM D 323-82 (Approved 1982)
- 6) ASTM D 86-82 (Approved 1982)
- 7) ASTM E 260-73 (Approved 1973), E 168-67 (Reapproved 1977), E 169-63 (Reapproved 1981), E 20 (Approved 1985)
- 8) ASTM D 97-66
- 9) ASTM D 1946-67
- 10) ASTM D 2382-76
- 11) ASTM D 2504-83
- 12) ASTM D 2382-83
- 13) ASTM D-4457-85
- b) Federal Standard 141a, Method 4082.1.
- c) National Fire Codes, National Fire Prevention Association, Battery March Park, Quincy, Massachusetts 02269 (1979).
- d) United States Environmental Protection Agency, Washington, D.C., EPA-450/2-77-026, Appendix A.
- e) United States Environmental Protection Agency, Washington, D.C., EPA-450/2-78-051 Appendix A and Appendix B (December 1978).
- f) Standard Industrial Classification Manual, published by Executive Office of the President, Office of Management and Budget, Washington, D.C., 1972

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- g) 40 CFR 60, Appendix A (1986) (July 1, 1988).

- h) United States Environmental Protection Agency, Washington D.C., EPA-450/2-78-041.

(BOARD NOTE: The incorporations by reference listed above contain no later amendments or editions.)

(Source: Amended at ___ Ill. Reg. ___ effective ___)

Section 215.122 Loading Operations

- a) No person shall cause or allow the discharge of more than 3.6 kg/hr (8 lbs/hr) of organic material into the atmosphere during the loading of any organic material from the aggregate loading pipes of any loading facility having through-put of greater than 151 cubic meters per day (40,000 gal/day) into any railroad tank car, tank truck or trailer unless such loading facility is equipped with submerged loading pipes or a device that is equally effective in controlling emissions and is approved by the Agency according to the provisions of 36 Ill. Adm. Code 201 submerged fill.
- b) No person shall cause or allow the loading of any organic material into any stationary tank having a storage capacity of greater than 946 l (250 gal), unless such tank is equipped with a permanent submerged loading pipe or an equivalent device approved by the Agency according to the provisions of 36 Ill. Adm. Code 201, submerged fill or unless such tank is a pressure tank as described in Section 215.121(a) or is fitted with a recovery system as described in Section 215.121(b)(2).
- c) Exception: If no odor nuisance exists the limitations of this Section shall only apply to the loading of volatile organic liquid with a vapor pressure of 17.24 kPa (2.5 psia) or greater at 294.3°K (70°F).
- (Source: Amended at ___ Ill. Reg. ___ effective ___)
- Section 215.124 External Floating Roofs
- a) In addition to meeting the requirements of Section 215.123(b), no owner or operator of a stationary storage tank equipped with an external floating roof shall cause or allow the storage of any volatile petroleum liquid in the tank unless:
- 1) The tank has been fitted with a continuous secondary seal extending from the floating roof to the tank wall (rim mounted

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secondary seal) or any other device which controls volatile organic material emissions with an effectiveness equal to or greater than a rim mounted secondary seal;

- 2) Each seal closure device meets the following requirements:
 - A) The seal is intact and uniformly in place around the circumference of the floating roof between the floating roof and tank wall; and
 - B) The accumulated area of gaps exceeding 0.32 centimeter (1/8 inch) in width between the secondary seal and the tank wall shall not exceed 21.2 square centimeters per meter of tank diameter (1.0 square inches per foot of tank diameter); as determined by methods or procedures approved by the Agency;
 - 3) Emergency roof drains are provided with slotted membrane fabric covers or equivalent covers across at least 90 percent of the area of the opening;
 - 4) Openings are equipped with projections into the tank which remain below the liquid surface at all times;
 - 5) Inspections are conducted prior to May 1 of each year to insure compliance with Section 215.124(a);
 - 6) The secondary seal gap is measured prior to May 1 of each year; in accordance with methods or procedures approved by the Agency;
 - 7) Records of the types of volatile petroleum liquid stored, the maximum true vapor pressure of the liquid as stored, the results of the inspections and the results of the secondary seal gap measurements are maintained and available to the Agency, upon verbal or written request, at any reasonable time for a minimum of two years after the date on which the record was made;
 - 8) Upon a reasonable request by the Agency, the owner or operator of a volatile organic material source required to comply with Section 215.124(a), at his own expense, demonstrates compliance by methods or procedures approved by the Agency; and
 - 9) A person planning to conduct a volatile organic material emission test to demonstrate compliance with Sections 215.123 and 215.124 notifies the Agency of that intent not less than 30 days before the planned initiation of the tests so that the Agency may observe the test.

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b) The requirements of Section 215.124(a) Subsection (a) shall not does not apply to any stationary storage tank equipped with an external floating roof:

- 1) Exempted under Section 215.123(a)(2) through 215.123(a)(6);
- 2) Of welded construction equipped with a metallic type shoe seal having a secondary seal from the top of the shoe seal to the tank wall (shoe-mounted secondary seal);
- 3) Of welded construction equipped with a metallic type shoe seal, a liquid-mounted foam seal, or a liquid-mounted liquid-filled-type seal, or other closure device of equivalent control efficiency approved by the Agency in which a petroleum liquid with a true vapor pressure less than 27.6 kPa (4.0 psia) at 294.3° K (70° F) is stored; or
- 4) Used to store crude oil.

(Source: Amended at ___ Ill. Reg. ___ effective ___)

Section 215.127 Emissions Testing

a) Any tests of organic material emissions, including tests conducted to determine control equipment efficiency, shall be conducted in accordance with the methods and procedures specified in Section 215.102.

b) Upon a request by the Agency, the owner or operator of an organic material emission source required to comply with this Subpart shall conduct emissions testing, at his own expense, to demonstrate compliance.

c) A person planning to conduct an organic material emission test to demonstrate compliance with this Subpart shall notify the Agency of that intent not less than 30 days before the planned initiation of the tests so the Agency may observe the test.

(Source: Added at ___ Ill. Reg. ___ effective ___)

Section 215.128 Measurement of Seal Gaps

a) Any measurements of secondary seal gaps shall be conducted in accordance with the methods and procedures specified in 40 CFR 60, Subpart Kb (July 1, 1988).

b) A person planning to conduct a measurement of seal gaps to demonstrate compliance with this Subpart shall notify the Agency of

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that intent not less than 30 days before the planned performance of the tests so the Agency may observe the test.

(Source Added at Ill. Reg. _____ effective _____)

SUBPART E: SOLVENT CLEANING

Section 215.181 Solvent Cleaning in General

In Counties, other than Cook, DuPage, Kane, Lake, McHenry, Macoupin, Madison, Monroe, St. Clair or Will the requirements of Sections 215.182 through 215.184 shall not apply:

- a) To sources whose emissions of volatile organic material do not exceed 6.8 kg (15 lbs) in any one day, nor 1.4 kg (3 lbs) in any one hour; or
- b) To sources used exclusively for chemical or physical analysis or determination of product quality and commercial acceptance, provided that:

- 1) The operation of the sources is not an integral part of the production process;
- 2) The emissions from the source do not exceed 363 kg (800 lbs) in any calendar month; and,
- 3) The exemption is approved in writing by the Agency.

(Source: Amended at Ill. Reg. _____ effective _____)

Section 215.206 Exemptions from Emission Limitations

- a) In Cook, DuPage, Kane, Lake, McHenry, Macoupin, Madison, Monroe, St. Clair or Will County, the limitations of this Subpart do not apply to the following individual coating lines if such coating lines at the plant as a group would emit less than 6,806 kg/day (15 lbs/day) volatile organic material, if no control equipment were used (For example, for can coating lines subject to Section 215.204(b), individual can coating lines within a plant would not be subject to the limitations of this Subpart if the combined actual emissions of volatile organic material from the can coating lines as a group do not exceed 6,806 kg/day (15 lb/day) before add-on controls.):

- 1) Automobile or light duty truck coating lines subject to the limitations of Section 215.204(a);

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- 2) Can coating lines subject to the limitations of Section 215.204(b);
 - 3) Paper coating lines subject to the limitations of Section 215.201(c);
 - 4) Coil coating lines subject to the limitations of Section 215.204(d);
 - 5) Fabric coating lines subject to the limitations of Section 215.204(e);
 - 6) Vinyl coating lines subject to the limitations of Section 215.204(f);
 - 7) Metal furniture coating lines subject to the limitations of Section 215.204(g);
 - 8) Large appliance coating lines subject to the limitations of Section 215.204(h);
 - 9) Magnet wire coating lines subject to the limitations of Section 215.204(i); or
 - 10) Miscellaneous metal parts and products coating lines, and heavy off-highway vehicle products coating lines subject to the limitations of Section 215.204(j) or (k).
- b) Notwithstanding subsection (a), in Cook, DuPage, Kane, Lake, McHenry, Macoupin, Madison, Monroe, St. Clair or Will County, if a coating line is ever subject to the requirements of this Subpart, the requirements of the Subpart will continue to apply to the coating line notwithstanding a reduction in emissions so as to qualify for exemption.
- a)c) In Counties other than Cook, DuPage, Kane, Lake, McHenry, Macoupin, Madison, Monroe, St. Clair and Will, the limitations of this Subpart shall not apply to:
- 1) Coating plants whose emissions of volatile organic material as limited by the operating permit will not exceed 22.7 Mg/year (25 T/year), in the absence of air pollution control equipment; or,
 - 2) Sources used exclusively for chemical or physical analysis or determination of product quality and commercial acceptance provided that:

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A) The operation of the source is not an integral part of the production process;

B) The emissions from the source do not exceed 363 kg (800 lbs) in any calendar month; and,

C) The exemption is approved in writing by the Agency.

3) Interior body spray coating material for three-piece steel cans used by National Can Corporation at its Rockford can manufacturing plant in Loves Park, Illinois, provided that:

A) The emission of volatile organic material from the interior body spray coating line shall not exceed 0.70 kg/l (5.8 lb/gal) of coating material, excluding water, delivered to the coating applicator; and

B) The emission of volatile organic material shall comply with the provisions of Section 215.204 by use of the internal offset provisions of Section 215.207 computed on a weekly weighted average basis.

d)

1) The limitations of this Subpart do not apply to wood furniture coating plants whose emissions of volatile organic material do not exceed 22.7 Mg/year (257/year) actual emissions, in the absence of air pollution control equipment.

2) Notwithstanding subsection (d)(1), in Cook, DuPage, Kane, Lake, McHenry, Macoupin, Madison, Monroe, St. Clair or Will County, if a wood furniture coating line is or has ever been subject to the requirements of this Subpart, the requirements of the Subpart will continue to apply to the wood furniture coating line notwithstanding a reduction in emissions below the exemption level in subsection (d)(1).

b)e) The limitations of Section 215.204(j) shall not apply to the Waukegan, -- Illinois, facilities of the Outboard Marine Corporation, so long as the emissions of volatile organic material related to the surface coating of miscellaneous metal parts and products at those facilities do not exceed 35 tons per year.

e)f) Notwithstanding the limitations of Section 215.204(k)(2), the John Deere Harvester-Moline Works of Deere and Company, Moline, Illinois, shall not cause or permit the emission of volatile organic material from its existing green and yellow flocculating operations to exceed a weekly average of 6.2 lb/gal.

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(Source: Amended at Ill. Reg. _____ effective _____)

Section 215.208 Testing Methods for Solvent Volatile Organic Material Content

a) The following methods of analyzing the solvent content of coatings, as revised from time to time, or any other equivalent procedure approved by the Agency, shall be used as applicable:

1) ASTM D 1644 59 Method A

2) ASTM D 1475 60

3) ASTM D 2269 73

4) Federal Standard 141a, Method 4082.1

The VOM content of coatings shall be determined by Method 24, 40 CFR Part 60, Appendix A (July 1, 1988), incorporated by reference in Section 215.105 except for glues and adhesive coatings, two component reactive coatings forming volatile reaction products, coatings requiring energy other than heat to initiate curing, and coatings requiring high temperature catalysts for curing, providing the person proposing testing of the material submits to the Agency proof that the Method 24 results would not be representative and proof that a proposed alternative test methods gives representative, accurate test results. For printing inks, the volatile organic material content shall be determined by Method 24A, 40 CFR Part 60, Appendix A (July 1, 1988).

b) Transfer efficiency shall be determined by a method, procedure or standard approved by the USEPA, under the applicable new source performance standard or until such time as USEPA has approved and published such a method, procedure or standard, by any appropriate method, procedure or standard approved by the Agency.

(Source: Amended at Ill. Reg. _____, effective _____)

Section 215.211 Compliance Dates and Geographical Areas

a) Except as otherwise stated in subsection (b), every owner or operator of an emission source subject to Section 215.204(j), (k) (1), (m) shall comply with those sections in accordance with the following dates:

1) For Section 215.204(j) and (k)(2) Extreme performance prime coat and Final repair coat - air dried, by December 31, 1983.

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- 2) For Section 215.204(k)(1) and (m), by December 31, 1987
- 3) For Section 215.204(k)(2) Extreme performance top coat - air dried, in accordance with Section 215.210.
- 4) For Section 215.204(1), by December 31, 1985.

- b) If an emission source is not located in one of the nonattainment counties or counties contiguous to nonattainment counties listed below, the owner or operator of the emission source shall comply with the requirements of Section 215.204(j) (k) or (l) no later than December 31, 1987:

Bond	Madison
Clinton	McHenry
Cook	Monroe
Dekalb	Montgomery
DuPage	Morgan
Franklin	Pope
Greene	Randolph
Jackson	Saline
Jersey	Sagamont
Johnson	St. Clair
Kane	Union
Kendall	Washington
Lake	Will
Macoupin	Williamson

(Board Note BOARD NOTE: Counties are designated as attainment or nonattainment for ozone by the United States Environmental Protection Agency (USEPA). The USEPA noted in its redesignation rulemaking, that it will publish a rulemaking notice on Williamson County's attainment status. (45 Fed. Reg. 21949, May 16, 1983.) Should Williamson County be redesignated as attainment prior to October 31, 1985, it and the counties contiguous to it will be considered deleted from the above list.)

- c) Notwithstanding subsection (b), if any county is designated as nonattainment by the USEPA at any time subsequent to the effective date of this rule, the owner or operator of an emission source located in that county or any county contiguous to that county who would otherwise be subject to the compliance date in subsection (b) shall comply with the requirements of Section 215.204(j), (k) or (l) within one year from the date of redesignation but in no case later than December 31, 1987.

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- d) Notwithstanding subsection (a), for coating lines subject to this Subpart which were not subject of this Subpart prior to May 25, 1990, the owners and operators of such coating lines shall comply with the requirements of this Subpart by May 25, 1991. For purposes of Section 201.146(g), Exemptions from Permit Requirements, such coating lines shall not be considered subject to Subpart F until May 25, 1991.

(Source: Amended at Ill. Reg. effective)

Section 215.241 External Floating Roofs

The requirements of subsection 215.124(a) shall not apply to any stationary storage tank equipped with an external floating roof:

- a) Exempted under Section 215.123(a)(2) through (a)(6);
- b) Of welded construction equipped with a metallic-type shoe seal having a secondary seal from the top of the shoe seal to the tank wall (shoe-mounted secondary seal);
- c) Of welded construction equipped with a metallic type shoe seal, a liquid-mounted foam seal, or a liquid-mounted liquid-filled-type seal, or other closure device of equivalent control efficiency approved by the Agency in which a petroleum liquid with a true vapor pressure less than 27.6 kPa (4.0 psia) at 294.3°K (70°F) is stored; or

- d) Used to store crude oil with a pour point of 50°F or higher as determined by ASTM Standard D97-66 incorporated by reference in Section 215.105.

(Source: Amended at Ill. Reg. effective)

Section 215.404 Testing and Monitoring (Repealed)

- a) Upon a reasonable request of the Agency, the owner or operator of a volatile organic material source subject to this Subpart shall at his own expense demonstrate compliance by methods or procedures approved by the Agency.

- b) A person planning to conduct a volatile organic material emissions test to demonstrate compliance with this Subpart shall notify the Agency of that intent not less than 30 days before the planned initiation of the tests so the Agency may observe the test.

(Source: Repealed at Ill. Reg. effective)

Section 215.409 Testing Methods for Volatile Organic Material Content

The volatile organic material content of fountain solution and all coatings shall be determined by Method 24, 40 CFR 60, Appendix A (July 1, 1988) incorporated by reference in Section 215.105. The volatile organic material content of printing inks shall be determined by Method 24A, 40 CFR Part 60, Appendix A (July 1, 1988) incorporated by reference in Section 215.105.

(Source: Added at ___ Ill. Reg. ___ effective ___)

Section 215.410 Emissions Testing

a) Any tests of volatile organic material emissions, including tests conducted to determine control equipment efficiency or control device destruction efficiency, shall be conducted in accordance with the methods and procedures specified in Section 215.102.

b) Upon a request by the Agency, the owner or operator of a volatile organic material emission source required to comply with the limits of this Subpart shall conduct emissions testing, at his own expense, to demonstrate compliance.

c) A person planning to conduct a volatile organic material emissions test to demonstrate compliance with this Subpart shall notify the Agency of that intent not less than 30 days before the planned initiation of the tests so the Agency may observe the test.

(Source: Added at ___ Ill. Reg. ___ effective ___)

Section 215.421 General Requirements

a) The owner or operator of a plant which has more than 1,500 components in gas or light liquid service, which components are used to manufacture the synthetic organic chemicals or polymers listed in Appendix D, shall conduct leak inspection and repair programs in accordance with this Subpart for that equipment component containing more than 10 percent volatile organic material as determined by ASTM method E-260, E-168, and E-169, incorporated by reference in Section 215.105. A component shall be considered to be leaking if the volatile organic material concentration exceeds 10,000 ppm when measured at a distance of 0 cm from the component. The provisions of this Subpart are not applicable if the products listed in Appendix D are made from natural fatty acids for the production of hexadecyl alcohol.

b) A component shall be considered to be leaking if the volatile organic material concentration exceeds 10,000 ppm when measured at a distance of 0 cm from the component as determined by Method 21, 40 CFR Part

60, Appendix A (July 1, 1988) incorporated by reference in Section 215.105.

(Source: Amended at ___ Ill. Reg. ___ effective ___)

Section 215.432 Inspection Program for Leaks

The owner or operator of a synthetic organic chemical or polymer manufacturing plant subject to Section 215.430 through, 215.439, shall for the purposes of detecting leaks, conduct a component inspection program utilizing the test methods specified in USEPA Reference Method 21, 40 CFR 60, Appendix A (1986) (1988), incorporated by reference in Section 215.105, consistent with the following provisions:

- a) Test annually those components operated near extreme temperature or pressure such that they would be unsafe to routinely monitor, and those components tested for which monitoring would require the elevation of monitoring personnel more than two meters above permanent worker access structures or support surfaces;
- b) Test quarterly all other pressure relief valves in gas service, pumps in light liquid service, valves in light liquid service and in gas service, and compressors.
- c) If less than or equal to 2 percent of the valves in light liquid service and in gas service tested pursuant to subsection (b) are found not to leak for 5 consecutive quarters, no leak tests shall be required for three consecutive quarters. Thereafter, leak tests shall resume for the next quarter. If that test shows less than or equal to 2 percent of the valves in light liquid service and in gas service are leaking, then no tests are required for the next 3 quarters. If more than 2 percent are leaking, then tests are required for the next 5 quarters.
- d) Observe visually all pump seals weekly.
- e) Test immediately any pump seal in light liquid service from which liquids are observed dripping.
- f) Test any relief valve within 24 hours after it has vented to the atmosphere.
- g) Routine instrument monitoring of valves which are not externally regulated, flanges, and components in heavy liquid service, is not required. However, any valve which is not externally regulated, flange, or component in heavy liquid service that is found to be leaking on the basis of sight, smell or sound shall be repaired as soon as practicable but no later than 30 days after the leak is found.

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- h) Test immediately after repair any component that was found leaking.
- i) Within 1 hour of its detection, a weatherproof, readily visible tag, in bright colors such as red or yellow, bearing an identification number and the date on which the leak was detected must be affixed on the leaking component and remain in place until the leaking component is repaired.
- j) Any component that is in vacuum service or any pressure relief device connected to an operating flare header or to a vapor recovery device is exempt from the monitoring requirements in this Section.

(Source: Amended at ___ Ill. Reg. ___ effective ___)

Section 215.445 Leaks: General Requirements

- a) The owner or operator of a petroleum refinery shall:

- a)1) Develop a monitoring program plan consistent with the provisions of Section 215.446;
- b)2) Conduct a monitoring program consistent with the provisions of Section 215.447;
- e)3) Conduct all tests for leaks in accordance with Method 21, 40 CFR 60, Appendix A (July 1, 1988) incorporated by reference in Section 215.105.
- e)4) Record all leaking components which have a volatile organic material concentration exceeding 10,000 ppm consistent with the provisions of Section 215.448;
- d)5) Identify each component consistent with the monitoring program plan submitted pursuant to Section 215.446;
- e)6) Repair and retest the leaking components as soon as possible within 22 days after the leak is found, but no later than June 1 for the purposes of Section 215.447(a)(1), unless the leaking components cannot be repaired until the unit is shut down for turnaround; and
- f)7) Report to the Agency consistent with the provisions of Section 215.449.

- b) A component shall be considered to be leaking if the volatile organic material concentration exceeds 10,000 ppm when measured at a distance of 0 cm from the component as determined by Method 21, 40 C.F.R. 60,

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Appendix A (July 1, 1988) incorporated by reference in Section 215.105.

(Source: Amended at ___ Ill. Reg. ___ effective ___)

Section 215.447 Monitoring Program for Leaks

- a) The owner or operator of a petroleum refinery subject to Section 215.445 shall, for the purpose of detecting leaks, conduct a component monitoring program consistent with the following provisions:

- 1) Test all pressure relief valves in gaseous service, pump seals, pipeline valves, process drains and compressor seals by methods and procedures approved by the Agency not earlier than March 1 or later than June 1 of each year;
 - 2) Again test all pressure relief valves in gaseous service, pipeline valves in gaseous service and compressor seals by methods and procedures approved by the Agency not earlier than June 1 or later than August 1 of each year;
 - 3) Observe visually all pump seals weekly;
 - 4) Test immediately any pump seal from which liquids are observed dripping;
 - 5) Test any relief valve within 24 hours after it has vented to the atmosphere; and
 - 6) Test immediately after repair any component that was found leaking.
- b) The requirement of subsection (a) do not apply to:
- 1) Inaccessible valves, storage tank valves and pressure relief devices connected to an operating flare header or vapor recovery device are exempt from the monitoring requirements in Subsection (a); or
 - 2) Inaccessible valves, provided such valves are tested at least once in each calendar year and the owner or operator of such refinery submits and annual notice to the Agency for such exemption identifying such valves, explaining in detail why such valves are not accessible, and stating the testing provisions which will be followed for such valves.

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- c) The Agency may require more frequent monitoring than would otherwise be required by Subsection (a) for components which are demonstrated to have a history of leaking.

(Source: Amended at Ill. Reg. _____ effective _____)

Section 215.464 Emissions Testing and Monitoring

- a) Upon a request of the Agency, the owner or operator of a volatile organic material source required to comply with Sections 215.461 through 215.464 shall, at his own expense, demonstrate compliance by methods or procedures approved by the Agency.
- b) A person planning to conduct a volatile organic material emission test shall notify the Agency of the intent to test not less than 30 days before the planned initiation of the test so the Agency may at its option observe the test.
- a) Any tests of volatile organic material emissions, including tests conducted to determine control equipment efficiency or control device destruction efficiency, shall be conducted in accordance with the methods and procedures specified in Section 215.102.
- b) Upon a request by the Agency, the owner or operator of a volatile organic material emission source required to comply with a limit of Sections 215.461 through 215.464 shall conduct emissions testing, at his own expense, to demonstrate compliance.

- c) A person planning to conduct a volatile organic material emission test to demonstrate compliance shall notify the Agency of that intent not less than 30 days before the planned initiation of the tests so the Agency may observe the test.

(Source: Amended at Ill. Reg. _____ effective _____)

Section 215.467 Testing Methods for Volatile Organic Material Content

The volatile organic material content for all VOM emitting materials except printing inks shall be determined by Method 24, 40 CFR 60, Appendix A (July 1, 1988) incorporated by reference in Section 215.105.

(Source: Added at Ill. Reg. _____ effective _____)

SUBPART Y: GASOLINE DISTRIBUTION

Section 215.581 Bulk Gasoline Plants

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- a) Subject to subsection(e), no person may cause or allow the transfer of gasoline from a delivery vessel into a stationary storage tank located at a bulk gasoline plant unless:
- 1) The delivery vessel and the stationary storage tank are each equipped with a vapor collection system that meets the requirements of subsection (d)(4);
 - 2) Each vapor collection system is operating;
 - 3) The delivery vessel displays the appropriate sticker pursuant to the requirements of Section 215.584(b) or (d);
 - 4) The pressure relief valve(s) on the stationary storage tank and the delivery vessel are set to release at no less than 0.7 psi or the highest pressure allowed by state or local fire codes or the guidelines of the National Fire Prevention Association; and
 - 5) The stationary storage tank is equipped with a submerged loading pipe.
- b) Subject to subsection(f), no person may cause or allow the transfer of gasoline from a stationary storage tank located at a bulk gasoline plant into a delivery vessel unless:
- 1) The requirements set forth in subsections (a)(1) through (a)(4) are met; and
 - 2) Equipment is available at the bulk gasoline plant to provide for the submerged filling of the delivery vessel or the delivery vessel is equipped for bottom loading.
- c) Subject to subsection(e), each owner of a stationary storage tank located at a bulk gasoline plant shall:
- 1) Equip each stationary storage tank with a vapor control system that meets the requirements of subsection (a) or (b), whichever is applicable;
 - 2) Provide instructions to the operator of the bulk gasoline plant describing necessary maintenance operations and procedures for prompt notification of the owner in case of any malfunction of a vapor control system; and
 - 3) Repair, replace or modify any worn out or malfunctioning component or element of design.

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- d) Subject to subsection(e), each operator of a bulk gasoline plant shall:
- 1) Maintain and operate each vapor control system in accordance with the owner's instructions;
 - 2) Promptly notify the owner of any scheduled maintenance or malfunction requiring replacement or repair of a major component of a vapor control system; and
 - 3) Maintain gauges, meters or other specified testing devices in proper working order;
 - 4) Operate the bulk plant vapor collection system and gasoline loading equipment in a manner that prevents:
 - A) Gauge pressure from exceeding 18 inches of water and vacuum from exceeding 6 inches of water, as measured as close as possible to the vapor hose connection; and
 - B) A reading equal to or greater than 100 percent of the lower explosive limit (LEL measured as propane) when tested in accordance with the procedure described in EPA 450/2-78-051 Appendix B incorporated by reference in Section 215.105; and
 - C) Avoidable leaks of liquid during loading or unloading operations.
 - 5) Provide a pressure tap or equivalent on the bulk plant vapor collection system in order to allow the determination of compliance with 215.581(d)(4)(A); and
 - 6) Within 15 business days after discovery of the leak by the owner, operator, or the Agency, repair and retest a vapor collection system which exceeds the limits of subsection (d)(4)(A) or (B).
 - e) The requirements of subsections (a), (c) and (d) shall do not apply to:
 - 1) Any stationary storage tank with a capacity of less than 575 gallons; or
 - 2) Any bulk gasoline plant whose annual daily gasoline throughput is less than 350,000 gallons as averaged over the preceding three calendar years on a thirty day rolling average.

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- f) The requirements of subsection (b) shall only apply only to bulk gasoline plants:
- 1) That have an annual daily gasoline throughput greater than or equal to 1,000,000 4,000 gallons, as averaged over the preceding three calendar years; and on a thirty day rolling average.
 - 2) That either distribute gasoline to gasoline dispensing facilities subject to the requirements of section 215.583(a)(2) or that are located in the following counties: Boone, Cook, DuPage, Kane, Lake, Madison, McHenry, Peoria, Rock Island, St. Clair, Tazewell, Will, or Winnebago.
 - g) Bulk gasoline plants were required to take certain actions to achieve compliance which are summarized in Appendix G.
 - g) For bulk gasoline plants subject to this Subpart which were not subject to this Subpart prior to May 25, 1990, the owners and operators of such bulk gasoline plants shall comply with the requirements of this Subpart by May 25, 1991.
 - h) Notwithstanding subsections (e) or (f), if a bulk gasoline plant is ever subject to the requirements of this Subpart, the requirements of this subpart will continue to apply to the bulk gasoline plant notwithstanding a reduction in emissions so as to qualify for exemption.
- (Source: Amended at ___ Ill. Reg. ___ effective ___)
- Section 215.582 Bulk Gasoline Terminals
- a) No person may shall cause or allow the transfer of gasoline into any delivery vessel from any bulk gasoline terminal unless:
 - 1) The bulk gasoline terminal is equipped with a vapor control system that limits emission of volatile organic material to 80 mg/l (0.00067 lbs/gal) of gasoline loaded;
 - 2) The vapor control system is operating and all vapors displaced in the loading of gasoline to the delivery vessel are vented only to the vapor control system;
 - 3) There is no liquid drainage from the loading device when it is not in use;
 - 4) All loading and vapor return lines are equipped with fittings which are vapor tight; and

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- 5) The delivery vessel displays the appropriate sticker pursuant to the requirements of Section 215.584(b) or (d); or, if the terminal is driver-loaded, the terminal owner or operator shall be deemed to be in compliance with this section when terminal access authorization is limited to those owners and/or operators of delivery vessels who have provided a current certification as required by Section 215.584(c)(3).

b) Emissions of organic material from bulk gasoline terminals shall be determined by the procedure described in EPA-450/2-77-026, Appendix A, as revised from time to time, or by any other equivalent procedure approved by the Agency.

b)e) Bulk gasoline terminals were required to take certain actions to achieve compliance which are summarized in Appendix C.

c)d) The operator of a bulk gasoline terminal shall:

- 1) Operate the terminal vapor collection system and gasoline loading equipment in a manner that prevents:
 - A) Gauge pressure from exceeding 18 inches of water and vacuum from exceeding 6 inches of water as measured as close as possible to the vapor hose connection; and
 - B) A reading equal to or greater than 100 percent of the lower explosive limit (LEL measured as propane) when tested in accordance with the procedure described in EPA 450/2-78-051 Appendix B; and
 - C) Avoidable leaks of liquid during loading or unloading operations.
- 2) Provide a pressure tap or equivalent on the terminal vapor collection system in order to allow the determination of compliance with 215.582(d)(1)(A); and
- 3) Within 15 business days after discovery of the leak by the owner, operator, or the Agency, repair and retest a vapor collection system which exceeds the limits of subsection (d)(1)(A) or (B).

(Source: Amended at Ill. Reg. _____ effective _____)

Section 215.584 Gasoline Delivery Vessels

- a) Any delivery vessel equipped for vapor control by use of vapor collection equipment:

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- 1) Shall have a vapor space connection that is equipped with fittings which are vapor tight;
- 2) Shall have its hatches closed at all times during loading or unloading operations, unless a top loading vapor recovery system is used;
- 3) Shall not internally exceed a gauge pressure of 18 inches of water or a vacuum of 6 inches of water;
- 4) Shall be designed and maintained to be vapor tight at all times during normal operations;
- 5) Shall not be refilled in Illinois at other than:
 - A) A bulk gasoline terminal that complies with the requirements of Section 215.582 or
 - B) A bulk gasoline plant that complies with the requirements of Section 215.581(b)(1) and (2).
- 6) Shall be tested annually in accordance with the pressure-vacuum test procedure described in EPA 450/2-78-061 Appendix A, Method 27, 40 CFR Part 60, Appendix A (July 1, 1988) incorporated by reference in Section 215.105. Each vessel must be repaired and retested with 15 business days after discovery of the leak by the owner, operator, or the Agency, when it fails to sustain:
 - A) A pressure drop of no more than three inches of water in five minutes; and
 - B) A vacuum drop of no more than three inches of water in five minutes.
- b) Any delivery vessel meeting the requirements of Subsection (a) shall have a sticker affixed to the tank adjacent to the tank manufacturer's data plate which contains the tester's name, the tank identification number and the date of the test. The sticker shall be in a form prescribed by the Agency, and shall be displayed no later than December 31, 1987.

c) The owner or operator of a delivery vessel shall:

- 1) Maintain copies of any test required under Subsection (a)(6) for a period of 3 years;
- 2) Provide copies of these tests to the Agency upon request; and

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- 3) Provide annual test result certification to bulk gasoline plants and terminals where the delivery vessel is loaded.

- d) Any delivery vessel which has undergone and passed a test in another state which has a USEPA-approved leak testing and certification program will satisfy the requirements of Subsection (a). Delivery vessels must display a sticker, decal or stencil approved by the state where tested or comply with the requirements of Subsection (b). All such stickers, decals or stencils shall be displayed no later than December 31, 1987.

(Source: Amended at __ Ill. Reg. __ effective __)

Section 215.585 Emissions Testing

- a) Any tests of organic material emissions from bulk gasoline terminals, including tests conducted to determine control equipment efficiency or control device destruction efficiency, shall be conducted in accordance with the Test Methods and Procedures for the Standards of Performance for Bulk Gasoline Terminals, 40 CFR 60.503 (July 1, 1988) incorporated by reference in Section 215.105.

- b) Upon a request by the Agency, the owner or operator of a volatile organic material emission source subject to this Subpart shall conduct emissions testing, at his own expense, to demonstrate compliance.

- c) A person planning to conduct an organic material emissions test to demonstrate compliance with this Subpart shall notify the Agency of that intent not less than 30 days before the planned initiation of the tests so the Agency may observe the test.

(Source: Added at __ Ill. Reg. __ effective __)

SUBPART Z: DRY CLEANERS

Section 215.601 Perchloroethylene Dry Cleaners

The owner or operator of a dry cleaning facility which uses perchloroethylene shall:

- a) Vent the entire dryer exhaust through a properly designed and functioning carbon adsorption system, or equally effective control device; and
- b) Emit no more than 100 ppmv of volatile organic material from the dryer control device before dilution, or achieve a 90 percent average or greater reduction before dilution; and

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- c) Immediately repair all components found to be leaking liquid volatile organic material; and
- d) Cook or treat all diatomaceous earth filters so that the residue contains 25 kg (55 lb) or less of volatile organic material per 100 kg (220 lb) of wet waste material; and
- e) Reduce the volatile organic material from all solvent stills to 60 kg (132 lb) or less per 100 kg (220 lb) of wet waste material; and
- f) Drain all filtration cartridges in the filter housing or other sealed container for at least 24 hours before discarding the cartridges; and
- g) Dry all drained filtration cartridges in equipment connected to an emission reduction system or in a manner that will eliminate emission of volatile organic material to the atmosphere a carbon absorption system meeting the requirements of subsections (a) and (b).

(Source: Amended at __ Ill. Reg. __ effective __)

Section 215.602 Exemptions

The provisions of Section 215.601 are not applicable to perchloroethylene dry cleaning operations which are coin operated or to dry cleaning facilities consuming less than 113.6 liters per calendar month (30 gallons per month) (360 gallons per year) of perchloroethylene. If a perchloroethylene dry cleaning operation is ever subject to the requirements of this Subpart, the requirements of the Subpart will continue to apply to the operation notwithstanding a reduction in emissions so as to qualify for exemption.

(Source: Amended at __ Ill. Reg. __ effective __)

Section 215.603 Testing and Monitoring Leaks

- a) Compliance with Section 215.601(a), (f) and (g) shall be determined by a visual inspection;
- b) Compliance with Section 215.601(e) The presence of leaks shall be determined for purposes of Section 215.601 (c) by a visual inspection of the following: hose connections, unions, couplings and valves; machine door gaskets and seatings; filter head gasket and seating; pumps; base tanks and storage containers; water separators; filter sludge recovery; distillation unit; diverter valves; saturated lint from lint baskets; and cartridge filters; and
- c) Compliance with Section 215.601(b), (d) and (e) shall be determined by methods or procedures approved by the Agency.

(Source: Amended at __ Ill. Reg. __ effective __)

Section 215.606 Exception to Compliance Plan (Repealed)

Coin-operated dry cleaning operations and dry cleaning facilities consuming less than 30 gallons per month (360 gallons per year) of perchloroethylene are not required to submit or obtain an Agency approved compliance plan or project completion schedule.

(Source: Repealed at Ill. Reg. effective)

Section 215.610 Testing and Monitoring Compliance Procedures

- a) Compliance with Sections 215.607(b)(2), 215.608 and 215.609 shall be determined by visual inspection and
- b) Compliance with Sections 215.607(a)(2) and (b)(1) shall be determined by methods described in EPA-450/3-82-009 (1982) and does not include any later amendments or editions.
- c) If a control device is used to comply with Section 215.607(a)(1), then compliance shall be determined using 40 CFR 60 Appendix A, Method 25 (1984) and does not include any later amendments or editions.

(Source: Amended at Ill. Reg. effective)

Section 215.614 Testing Method for Volatile Organic Material Content of Wastes

The volatile organic material content of wastes shall be determined by Method 24, 40 CFR 60, Appendix A (July 1, 1988) incorporated by reference in Section 215.105.

(Source: Added at Ill. Reg. effective)

Section 215.615 Emissions Testing

- a) Any tests of volatile organic material emissions, including tests conducted to determine control equipment efficiency or control device destruction efficiency, shall be conducted in accordance with the methods and procedures specified in Section 215.102.
- b) Upon a request by the Agency, the owner or operator of a volatile organic material emissions source subject to this Subpart shall conduct emissions testing, at his own expense, to demonstrate compliance.
- c) A person planning to conduct a volatile organic material emissions test to demonstrate compliance with this Subpart shall notify the

Agency of that intent not less than 30 days before the planned initiation of the tests so the Agency may observe the test.

(Source: Added at Ill. Reg. effective)

SUBPART AA: PAINT AND INK MANUFACTURING

Section 215.620 Applicability

- a) This Subpart shall apply to the following counties: Cook, DuPage, Kane, Lake, Macoupin, Madison, McHenry, Monroe, St. Clair and Will.
- b) This Subpart shall apply to all paint and ink manufacturing plants which:

- 1) include process emission sources not subject to Subparts B, E, F, N, P (excluding Section 215.408), Q, R, S, U, V, X, Y or Z of this Part, and which process emission sources as a group would emit 100 tons or more per year of volatile organic material if no air pollution control equipment were used, or
- 2) produce more than 2,000,000 gallons per year of paints or ink formulations, which contain less than 10 percent, by weight, water, and ink formulations not containing as the primary solvents water, Magie oil, or glycol.

- c) For the purposes of this Subpart, uncontrolled volatile organic material emissions are the emissions of volatile organic material which would result if no air pollution control equipment were used.

(Source: Amended at Ill. Reg. effective)

Section 215.626 Storage Tanks

- a) The owner or operator shall equip tanks storing volatile organic liquid with a vapor pressure greater than 10 kPa (1.5 psi) at 20C (68F) with pressure/vacuum conservation vents set as a minimum at +/-0.2 kPa (0.029 psi). These vents shall be operated at all times.
- b) Stationary volatile organic liquid storage containers with a capacity greater than 946 liters (250 gallons) shall be equipped with a submerged-fill pipe or bottom fill, which shall be operated at all times.

(Source: Added at Ill. Reg. effective)

Section 215.636 Compliance Dates

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- a) Owners and operators of emission sources subject to this Subpart shall comply with its requirements by April 1, 1989.
- b) Owners and operators of emission sources subject to this Subpart which were not subject to this Subpart prior to May 25, 1990 shall comply with its requirements by May 25, 1991.

(Source: Amended at ___ Ill. Reg. ___ effective ___)

Section 215.886 Emissions Testing and Monitoring

- a) Upon a reasonable request of the Agency, the owner or operator of a polystyrene plant subject to this Subpart shall at his own expense demonstrate compliance by use of the following method: 40 CFR 60, Appendix A, Method 25 - Determination of Total Gaseous Non-Methane Organic Emissions as Carbon (1984). The incorporation by reference contains no later amendments or editions.
- b) A person planning to conduct a volatile organic material emissions test to demonstrate compliance with this Subpart shall notify the Agency of that intent not less than 30 days before the planned initiation of the tests so the agency may observe the test.
- a) Any tests of volatile organic material emissions, including tests conducted to determine control equipment efficiency or control device destruction efficiency, shall be conducted in accordance with the methods and procedures specified in Section 215.102.
- b) Upon a request by the Agency, the owner or operator of a polystyrene plant subject to this Subpart shall conduct emissions testing, at his own expense, to demonstrate compliance.

- c) A person planning to conduct a volatile organic material emissions test to demonstrate compliance with this Subpart shall notify the Agency of that intent not less than 30 days before the planned initiation of the tests so the Agency may observe the test.

(Source: Amended at ___ Ill. Reg. ___ effective ___)

SUBPART PP: MISCELLANEOUS FABRICATED PRODUCT MANUFACTURING PROCESSES

Section 215.920 Applicability

- a) The requirements of this Subpart shall apply to the following counties: Cook, DuPage, Kane, Lake, Macoupin, Madison, McHenry, Monroe, St. Clair and Will.

- b) The requirements of this Subpart shall apply to a plant's miscellaneous fabricated product manufacturing process emission sources which are not regulated by Subparts B, E, F, N, P, Q, R, S, U, V, X, Y, or Z if the plant is subject to this Subpart. A plant is subject to this Subpart if it contains process emission sources, not regulated by Subparts B, E, F, N, P (excluding Section 215.408), Q, R, S, U, V, X, Y, or Z, which as a group would emit 100 tons or more per year of volatile organic material if no air pollution control equipment were used.
- c) If a plant ceases to fulfill the criteria of subsection (b), the requirements of this Subpart shall continue to apply to a miscellaneous fabricated products manufacturing process emission source which was subject to and met the control requirements of Section 215.926.
- d) No limits under this Subpart shall apply to:
- 1) Emission sources with emissions of volatile organic material to the atmosphere less than or equal to 1.0 ton per year if the total emissions from such sources not complying with Section 215.926 does not exceed 5.0 tons per year; and
 - 2) Emission sources whose emissions of volatile organic material are subject to limits in 35 Ill. Adm. Code 230 or 35 Ill. Adm. Code 231, or the Lowest Achievable Emission Rate, pursuant to 35 Ill. Adm. Code 203, or Best Available Control Technology, pursuant to 40 CFR 52.21 (1987) or Section 9.4 of the Act. The Board incorporates by reference 40 CFR 52.21 (1987). This incorporation includes no subsequent amendments or editions.
- e) For the purposes of this Subpart, an emission source shall be considered regulated by a Subpart if it is subject to the limits of that Subpart, or it would be subject to the limits of that Subpart if the emission sources, emitting VOC, had sufficient size, throughput or emissions, or if the emission source did not meet a specific exemption contained in that Subpart. An emission source is not considered regulated by a Subpart if its emissions are below the applicability cutoff level or if the emission source is covered by an exemption.
- f) For the purposes of this Subpart, uncontrolled volatile organic material emissions are the emissions of volatile organic material which would result if no air pollution control equipment were used.

(Source: Amended at ___ Ill. Reg. ___ effective ___)

Section 215.926 Control Requirements

- a) Every owner or operator of an emission source of volatile organic material shall operate in compliance with RACT, which for emission sources subject to this Subpart shall be:
- 1) Emission capture and control techniques which achieve an overall reduction in uncontrolled volatile organic material emissions of at least 81%; or
 - 2) For coating lines, volatile organic material emissions not to exceed 0.42 kg/l (3.5 lb/gal) of coating materials as applied, excluding water and any compounds which are specifically exempted from the definition of volatile organic material, on a daily basis. Owners and operators complying with this subsection are not required to comply with Section 215.301; or
 - 3) An adjusted RACT emissions limitation obtained pursuant to Subpart I.
- b) Compliance dates shall be as follows:

1) Owners and operators of emission sources subject to this Subpart shall comply with its requirements by April 1, 1989.

2) Owners and operators of emission sources subject to this Subpart which were not subject to his Subpart prior to May 25, 1990 shall comply with its requirements by May 25, 1991.

(Source: Amended at ___ Ill. Reg. ___ effective ___)

Section 215.928 Testing

a) Any tests of volatile organic material emissions, including tests to determine control equipment efficiency, shall be conducted in accordance with the methods and procedures specified in Section 215.102.

b) Upon a request by the Agency, the owner or operator of a volatile organic material source required to comply with this Subpart, shall conduct emissions testing, at his own expense, to demonstrate compliance.

c) A person planning to conduct a volatile organic material emission test to demonstrate compliance with this Subpart shall notify the Agency of that intent not less than 30 days before the planned initiation of the tests so the Agency may observe the test.

(Source: Added at ___ Ill. Reg. ___ effective ___)

Section 215.929 Testing Methods for Volatile Organic Material

Content

The volatile organic material content of coatings shall be determined by Method 24, 40 CFR 60, Appendix A (July 1, 1988) incorporated by reference in Section 215.105 except for: glues and adhesive coatings; two component reactive coatings forming volatile reaction products; coatings requiring energy other than heat to initiate curing; and, coatings requiring high temperature catalysis for curing; providing the person proposing testing of the material submits to the Agency proof that Method 24 results would not be representative and proof that a proposed alternative test method gives representative, accurate test results. For printing inks, the volatile organic material content shall be determined by Method 24A, 40 CFR 60, Appendix A (July 1, 1988) incorporated by reference in Section 215.104.

(Source: Added at ___ Ill. Reg. ___ effective ___)

SUBPART QQ: MISCELLANEOUS FORMULATION MANUFACTURING PROCESSES

Section 215.940 Applicability

a) The requirements of this Subpart shall apply to the following counties: Cook, DuPage, Kane, Lake, Macoupin, Madison, McHenry, Monroe, St. Clair and Will.

b) The requirements of this Subpart shall apply to a plant's miscellaneous formulation manufacturing process emission sources, which are not regulated by Subparts B, E, F, N, P, Q, R, S, U, V, X, Y, or Z if the plant is subject to this Subpart. A plant is subject to this Subpart if it contains process emission sources, not regulated by Subparts B, E, F, N, P (excluding Section 215.408), Q, R, S, U, V, X, Y, or Z, which as a group would emit 100 tons or more per year of volatile organic material if no air pollution control equipment were used.

c) If a plant ceases to fulfill the criteria of subsection (b), the requirements of this Subpart shall continue to apply to a miscellaneous formulation manufacturing process emission source which was subject to and met the control requirements of Section 215.946.

d) No limits under this Subpart shall apply to:

1) Emission sources with emissions of volatile organic material to the atmosphere less than or equal to 2.5 tons per year if the total emissions from such sources not complying with Section 215.946 does not exceed 5.0 tons per year; and,

2) Emission sources whose emissions of volatile organic material are subject to limits in 36 Ill. Adm. Code 239 or 36 Ill. Adm. Code 234 of the Lowest Achievable Emission Rate, pursuant to 36

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Ill. Adm. Code 202, or Best Available Control Technology, pursuant to 40 CFR 52.21 (1987) or Section 9.4 of the Act. The Board therefore refers by reference 40 CFR 52.21 (1987). This interpretation includes no subsequent amendments or editions.

- e) For the purposes of this Subpart, an emission source shall be is considered regulated by a Subpart if it is subject to the limits of that Subpart, or it would be subject to the limits of that Subpart if the emission sources, emitting VOC, had sufficient size, throughput or emissions, or if the emission source did not meet a specific exemption contained in that Subpart. An emission source is not considered regulated by a Subpart if its emissions are below the applicability cutoff level or if the emission source is covered by an exemption.

- f) For the purposes of this Subpart, uncontrolled volatile organic material emissions are the emissions of volatile organic material which would result if no air pollution control equipment were used.

(Source: Amended at Ill. Reg. _____ effective _____)

Section 215.946 Control Requirements

- a) Every owner or operator of an emission source of volatile organic material shall operate in compliance with RACT, which for emission sources subject to this Subpart shall be is:

- 1) Emission capture and control techniques which achieve an overall reduction in uncontrolled volatile organic material emissions of at least 81%; or
- 2) An adjusted RACT emissions limitation obtained pursuant to Subpart I.

- b) Compliance dates are as follows:

- 1) Owners and operators of emission sources subject to this Subpart shall comply with its requirements by April 1, 1989.
- 2) Owners and operators of emission sources subject to this subpart which were not subject to this Subpart prior to May 25, 1990 shall comply with its requirements by May 25, 1991.

(Source: Amended at Ill. Reg. _____ effective _____)

Section 215.948 Testing

- a) Any tests of volatile organic material emissions, including tests to determine control equipment efficiency, shall be conducted in

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accordance with the methods and procedures specified in Section 215.102.

- b) Upon a request by the Agency, the owner or operator of a volatile organic material source required to comply with this Subpart, shall conduct emissions testing, at his own expense, to demonstrate compliance.
- c) A person planning to conduct a volatile organic material emission test to demonstrate compliance with this Subpart shall notify the Agency of that intent not less than 30 days before the planned initiation of the tests so the Agency may observe the test.

(Source: Added at Ill. Reg. _____ effective _____)

SUBPART RR: MISCELLANEOUS ORGANIC CHEMICAL MANUFACTURING PROCESSES

Section 215.960 Applicability

- a) The requirements of this Subpart shall apply to the following counties: Cook, DuPage, Kane, Lake, Macoupin, Madison, McHenry, Monroe, St. Clair and Will.

- b) The requirements of this Subpart shall apply to a plant's miscellaneous organic chemical manufacturing process emission sources which are not regulated by Subparts B, E, F, M, P, Q, R, S, U, V, X, Y, or Z if the plant is subject to this Subpart. A plant is subject to this Subpart if it contains process emission sources, not regulated by Subparts B, E, F, M, P (excluding Section 215.408), Q, R, S, U, V, X, Y, or Z, which as a group would emit 100 tons or more per year of volatile organic material if no air pollution control equipment were used.

- c) If a plant ceases to fulfill the criteria of subsection (b), the requirements of this Subpart shall continue to apply to a miscellaneous organic chemical manufacturing process emission source which was subject to and met the control requirements of Section 215.966.

- d) No limits under this Subpart shall apply to:

- 1) Emission sources with emissions of volatile organic material to the atmosphere less than or equal to 1.0 ton per year if the total emissions from such sources not complying with Section 215.966 does not exceed 5.0 tons per year, and;
- 2) Emission sources whose emissions of volatile organic material are subject to limits in 35 Ill. Adm. Code 230 or 35 Ill. Adm.

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Code 231; or the Lowest Achievable Emission Rate, pursuant to 35 Ill. Adm. Code 203; or Best Available Control Technology, pursuant to 40 CFR 52.21 (1987) or Section 9-4 of the Act. The Board incorporates by reference 40 CFR 52.21 (1987). This incorporation includes no subsequent amendments or editions.

e) For the purposes of this Subpart, an emission source shall be considered regulated by a Subpart if it is subject to the limits of that Subpart, or it would be subject to the limits of that Subpart if the emission sources, emitting VOCs, had sufficient size, throughput or emissions, or if the emission source did not meet a specific exemption contained in that Subpart. An emission source is not considered regulated by a Subpart if its emissions are below the applicability cutoff level or if the emission source is covered by an exemption.

f) For the purposes of this Subpart, uncontrolled volatile organic material emissions are the emissions of volatile organic material which would result if no air pollution control equipment were used.

(Source: Amended at ___ Ill. Reg. ___ effective ___)

Section 215.966 Control Requirements

a) Every owner or operator of an emission source of volatile organic material shall operate in compliance with RACT, which for emission sources subject to this Subpart shall be:

1) Emission capture and control techniques which achieve an overall reduction in uncontrolled volatile organic material emissions of at least 81%; or

2) An adjusted RACT emissions limitation obtained pursuant to Subpart I.

b) Compliance dates shall be as follows:

1) Owners and operators of emission sources subject to this Subpart shall comply with its requirements by April 1, 1989.

2) Owners and operators of emission sources subject to this Subpart which were not subject to the Subpart prior to May 25, 1990 shall comply with its requirements by May 25, 1991.

(Source: Amended at ___ Ill. Reg. ___ effective ___)

Section 215.968 Testing

POLLUTION CONTROL BOARD

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a) Any tests of volatile organic material emissions, including tests to determine control equipment efficiency, shall be conducted in accordance with the methods and procedures specified in Section 215.102.

b) Upon a request by the Agency, the owner or operator of a volatile organic material source required to comply with this Subpart, shall conduct emissions testing, at his own expense, to demonstrate compliance.

c) A person planning to conduct a volatile organic material emission test to demonstrate compliance with this Subpart shall notify the Agency of that intent not less than 30 days before the planned initiation of the tests so the Agency may observe the test.

(Source: Added at ___ Ill. Reg. ___ effective ___)

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

1) The Heading of the Part: GENERAL ASSISTANCE

2) Code Citation: 89 Ill. Adm. Code 114

3) Section Number: Proposed Action:

114.130

Amendment

4) Statutory Authority: Sections 9-6 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 9-6 and 12-13)

5) A Complete Description of the Subjects and Issues Involved: This rulemaking provides that for the Project Chance program initial employment expenses will not be authorized to pay relocation expenses so an individual can accept employment elsewhere. Also not permitted as an initial employment expense are expenses required for the self-employment of the individual except when expenses will assist the individual in becoming an Illinois Department of Children and Family Services licensed child care provider.

6) Will this Proposed Amendment replace an emergency amendment currently in effect? No

7) Does this rulemaking contain an automatic repeal date?
Yes ☐ No ☒

8) Does this Proposed Amendment contain incorporations by reference? Yes

9) Are there any other Proposed Amendments pending on this Part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
114.270	Amendment	October 13, 1989 (13 Ill. Reg. 15989)
114.351	Amendment	September 22, 1989 (13 Ill. Reg. 14764)
114.352	Amendment	September 22, 1989 (13 Ill. Reg. 14764)
114.353	Amendment	September 22, 1989 (13 Ill. Reg. 14764)

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

10) Statement of Statewide Policy Objectives: This rulemaking has no effect on local governmental units.

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning the proposed rulemaking. All comments must be in writing and should be addressed to Anita Williams, (office), Illinois Department of Public Aid, 100 South Grand Avenue East, Springfield, Illinois 62762 (217/782-1233). The Department will consider all written comments it receives within 30 days of the date of publication of this notice.

12) Initial Regulatory Flexibility Analysis: This rulemaking has no effect on small businesses.

The full text of the Proposed Amendment begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 114
GENERAL ASSISTANCE

SUBPART A: GENERAL PROVISIONS

Section	
114.1	Description of the Assistance Program
114.5	Incorporation By Reference

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

Section	
114.9	Client Cooperation
114.10	Citizenship
114.20	Residence
114.30	Age
114.40	Relationship
114.50	Living Arrangement
114.52	Social Security Numbers
114.60	Work Registration Requirements
114.61	Individuals Exempt From Work Registration Requirements
114.62	Job Service Registration
114.63	Failure to Maintain Current Job Service Registration
114.64	Responsibility to Seek Employment
114.70	Initial Employment Expenses
114.80	Work and Training Programs
114.90	Project Chance Participation/Cooperation Requirements (Renumbered)
114.100	General Assistance Jobs Program (Repealed)

SUBPART C: PROJECT ADVANCE

Section	
114.108	Project Advance
114.109	Project Advance Participation Requirements of Adjudicated Fathers
114.110	Project Advance Cooperation Requirements of Adjudicated Fathers
114.111	Project Advance Sanctions
114.113	Project Advance Good Cause for Failure to Comply
114.115	Individuals Exempt From Project Advance
114.117	Project Advance Supportive Services

SUBPART D: PROJECT CHANCE

DEPARTMENT OF PUBLIC AID

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Section	
114.120	Employment, Training, Rehabilitation, and Advocacy for General Assistance Programs Administered by the Illinois Department of Public Aid
114.121	Persons Required to Participate in Employment and Training
114.122	Advocacy Program for Persons Who Have Applied for Supplemental Security Income (SSI) Under Title XVI of the Social Security Act
114.123	Persons in Need of Work Rehabilitative Services (WRS) to Become Employable
114.124	Employment and Training Participation/Cooperation Requirements
114.125	Employment and Training Program Orientation
114.126	Employment and Training Program Full Assessment Process/Development of an Employment Plan
114.127	Employment and Training Program Components
114.128	Employment and Training Sanctions
114.129	Good Cause For Failure to Cooperate With Work and Training Participation Requirements
114.130	Employment and Training Supportive Services
114.140	Employment Child Care

SUBPART E: FINANCIAL FACTORS OF ELIGIBILITY

Section	
114.200	Unearned Income
114.201	Budgeting Unearned Income
114.202	Budgeting Unearned Income of Applicants Receiving Income On Date of Application And/Or Date of Decision
114.203	Initial Receipt of Unearned Income
114.204	Termination of Unearned Income
114.210	Exempt Unearned Income
114.220	Education Benefits
114.221	Unearned Income In-Kind
114.222	Earmarked Income
114.223	Lump Sum Payments
114.224	Protected Income
114.225	Earned Income
114.226	Budgeting Earned Income
114.227	Budgeting Earned Income of Applicants Receiving Income On Date of Application And/Or Date of Decision
114.228	Initial Employment
114.229	Termination of Employment
114.230	Exempt Earned Income
114.235	Recognized Employment Expenses
114.240	Income From Work/Study/Training Program (Repealed)
114.241	Earned Income From Self-Employment

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Section

114.242 Earned Income From Roomer and Boarder
 114.243 Earned Income From Rental Property
 114.244 Earned Income In-Kind
 114.245 Payments from the Illinois Department of Children and Family Services
 114.246 Budgeting Earned Income For Contractual Employees
 114.247 Budgeting Earned Income For Non-contractual School Employees
 114.250 Assets
 114.251 Exempt Assets
 114.252 Asset Disregards
 114.260 Deferral of Consideration of Assets (Repealed)
 114.270 Property Transfers
 114.280 Supplemental Payments

SUBPART F: PAYMENT AMOUNTS

Section

114.350 Payment Levels for General Assistance
 114.351 Payment Levels in Group I Counties
 114.352 Payment Levels in Group II Counties
 114.353 Payment Levels in Group III Counties

SUBPART G: OTHER PROVISIONS

Section

114.400 Persons Who May Be Included In the Assistance Unit
 114.401 Eligibility of Strikers
 114.402 Special Needs Authorizations
 114.403 Institutional Status
 114.404 Retrospective Budgeting
 114.405 Budgeting Schedule
 114.420 Redetermination of Eligibility
 114.430 Six Month Extension of Medical Assistance Due to Increased Income From Employment

AUTHORITY: Implementing Article VI and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, pars. 6-1 et seq. and 12-13).

SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, effective August 30, 1978, for a maximum of 150 days; peremptory amendment at 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 Ill. Reg. 46, p. 56, effective

November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amended at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 Ill. Reg. 38, p. 243, effective September 21, 1979, peremptory amendment at 3 Ill. Reg. 38, p. 321, effective September 7, 1979; amended at 3 Ill. Reg. 40, p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 Ill. Reg. 10, p. 258, effective February 25, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; amended at 5 Ill. Reg. 8041, effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 111, Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended at 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory amendment at 6 Ill. Reg. 611, effective October 16, 1981; peremptory amendment at 6 Ill. Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, effective June

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2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; repealed, new rules adopted and codified at 7 Ill. Reg. 907, effective January 7, 1983; amended (by adding sections being codified with no substantive change) at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 9909, effective August 5, 1983; amended (by adding section being codified with no substantive change) at 7 Ill. Reg. 14747; amended (by adding section being codified with no substantive change) at 7 Ill. Reg. 16107; amended at 7 Ill. Reg. 16408, effective November 30, 1983; amended at 7 Ill. Reg. 16652, effective December 1, 1983; amended at 8 Ill. Reg. 243, effective December 27, 1983; amended at 8 Ill. Reg. 5233, effective April 9, 1984; amended at 8 Ill. Reg. 6764, effective April 27, 1984; amended at 8 Ill. Reg. 11435, effective June 27, 1984; amended at 8 Ill. Reg. 13319, effective July 16, 1984; amended at 8 Ill. Reg. 16237, effective August 24, 1984; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17896; amended at 9 Ill. Reg. 314, effective January 1, 1985; emergency amendment at 9 Ill. Reg. 823, effective January 3, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 9557, effective June 5, 1985; amended at 9 Ill. Reg. 10764, effective July 5, 1985; amended at 9 Ill. Reg. 15800, effective October 16, 1985; amended at 10 Ill. Reg. 1924, effective January 17, 1986; amended at 10 Ill. Reg. 3660, effective January 30, 1986; emergency amendment at 10 Ill. Reg. 4646, effective February 3, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 4896, effective March 7, 1986; amended at 10 Ill. Reg. 10681, effective June 3, 1986; amended at 10 Ill. Reg. 11041, effective June 5, 1986; amended at 10 Ill. Reg. 12662, effective July 14, 1986; amended at 10 Ill. Reg. 15118, effective September 5, 1986; amended at 10 Ill. Reg. 15640, effective September 19, 1986; amended at 10 Ill. Reg. 19079, effective October 24, 1986; amended at 11 Ill. Reg. 2307, effective January 16, 1987; amended at 11 Ill. Reg. 5297, effective March 11, 1987; amended at 11 Ill. Reg. 6238, effective March 20, 1987; emergency amendment at 11 Ill. Reg. 12449, effective July 10, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 12948, effective August 1, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 18311, effective November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 18689, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 18791, effective

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November 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 20129, effective December 4, 1987; amended at 11 Ill. Reg. 20889, effective December 14, 1987; amended at 12 Ill. Reg. 889, effective January 1, 1988; SUBPARTS C, D and E reclassified to SUBPARTS E, F and G at 12 Ill. Reg. 2147; Section 114.110 reclassified to Section 114.52 at 12 Ill. Reg. 2984; amended at 12 Ill. Reg. 3505, effective January 22, 1988; amended at 12 Ill. Reg. 6170, effective March 18, 1988; amended at 12 Ill. Reg. 6719, effective March 22, 1988; amended at 12 Ill. Reg. 9108, effective May 20, 1988; amended at 12 Ill. Reg. 9699, effective May 24, 1988; amended at 12 Ill. Reg. 9940, effective May 31, 1988; amended at 12 Ill. Reg. 11474, effective June 30, 1988; amended at 12 Ill. Reg. 14255, effective August 30, 1988; emergency amendment at 12 Ill. Reg. 14364, effective September 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 16729, effective September 30, 1988; amended at 12 Ill. Reg. 20171, effective November 28, 1988; amended at 13 Ill. Reg. 89, effective January 1, 1989; amended at 13 Ill. Reg. 1546, effective March 10, 1989; amended at 13 Ill. Reg. 3900, effective May 20, 1989; emergency amendment at 13 Ill. Reg. 8580, effective May 20, 1989; emergency amendment at 13 Ill. Reg. 16160, effective October 2, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 16015, effective October 6, 1989; amended at 13 Ill. Reg. _____, effective _____.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

Section 114.130 Employment and Training Supportive Services

- a) General Assistance mandatory registrants involved in Project Chance are eligible to receive supportive service payments, in advance except at Orientation, to enable them to participate in the program.
- b) During the full assessment, the supportive services needed by the mandatory registrant which must be discussed and provided or arranged as needed include at least the following:
 - 1) transportation;
 - 2) employment-related medical services (e.g., TB test);
 - 3) vocational rehabilitation;
 - 4) initial employment expenses;

DEPARTMENT OF PUBLIC AID

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Section 114.130 Employment and Training Supportive Services
(Cont'd.)

- 5) required books, fees, supplies;
- 6) pre-employment and pre-training physicals; and
- 7) emergency intervention services if eligible for the Crisis Assistance Program (89 Ill. Adm. Code 116).
- c) Regarding emergency intervention services, Project Chance staff will refer the mandatory registrant to the appropriate Local Office for application under the Crisis Assistance Program (see 89 Ill. Adm. Code 116).
- d) At assessment of a mandatory registrant's component participation, the need for supportive services will be discussed.
- e) Project Chance participation will not be required if supportive services are needed for effective participation but unavailable from the Department or some other reasonably available source.
- f) Eligible Services
 - 1) Transportation
 - A) If required and necessary (e.g., a client who does not have an automobile), expenses for transportation will be provided to enable registrants to attend Orientation meetings.
 - B) Transportation expenses are to be paid to permit participation in the Work Experience, Job Club, Pre-Employment and Special Projects components.
 - C) Transportation payments are made at the most reasonable and economical rate, whichever is less. If the mandatory registrant's own automobile is used, the established rate per mile (i.e., 21¢ per mile) will be approved, which includes all vehicle-related expenses.
 - D) Transportation expenses are to be paid to go

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Section 114.130 Employment and Training Supportive Services
(Cont'd.)

- to and from work until receipt of first full paycheck.
- 2) Job Search Expenses
 - A) Registrants participating in Job Search and Job Club will receive an amount not to exceed \$20.00 a month to assist in the payment of job search related expenses.
 - B) An allowance of \$5.00 a month will be paid to registrants participating in Work Experience to assist in the payment of job search related expenses.
 - 3) Mandatory Fees

Mandatory fees, including application, registration, activities, laboratory, graduation and testing fees including the fee, for the GED test, are provided to mandatory registrants enrolled in approved education or training programs (see Section 114.127). A maximum payment of \$300.00 per twelve (12) month period can be provided. No payments are allowed for tuition.
 - 4) Books and Supplies

Payment is allowed for books, supplies and equipment purchased in accordance with the facility's published list of required items for the particular program in which a mandatory registrant is enrolled. A maximum payment of \$300.00 per twelve (12) month period can be provided.
 - 5) Pre-Training and Pre-Employment Physical Examinations

Payment is permitted for mandatory registrants to obtain pre-training or pre-employment physical examinations if the costs are not otherwise provided by sources such as the employer or the training program.

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

Section 114.130 Employment and Training Supportive Services
(Cont'd.)

6) Initial Employment Expense

A) Payment may be provided for employment expenses incurred and requested prior to receipt of the first paycheck.

B) These expenses include:

- i) special clothing (maximum \$200);
- ii) required tools which are not provided by the employer (maximum \$200);
- iii) repairs on an automobile (maximum \$300);
- iv) auto license plate fees;
- v) auto insurance at the cheapest rate;
- vi) transportation expenses at the most reasonable and economical rate, whichever is less. If the mandatory registrant's own car is used, a gas allowance of \$4.15 daily or a rate of 21¢ a mile, whichever is less, shall be authorized;

vii) child care;

viii) physical examination prior to employment if not provided by the employer; and

ix) other required items related to a specific job (maximum \$300)

x) item(s) or service(s) purchased that will assist the individual in meeting Illinois Department of Children and Family Services' child care licensing requirements (maximum \$300.00).
Item(s) and service(s) may include but are not limited to the purchase of fire extinguishers, smoke alarms, first aid kits and installation of a telephone.

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENT

Section 114.130 Employment and Training Supportive Services
(Cont'd.)

C) Initial employment expenses will not be authorized to purchase fire arms, ~~ex-to-pay~~ ~~bait-bonds-or-traffic-tickets~~ ~~pay local~~ bonds or traffic tickets, or pay relocation expenses so an individual can accept employment elsewhere.

D) Also not permitted as an initial employment expense are expenses required for the self-employment of the individual except when expenses will assist the individual in becoming an Illinois Department of Children and Family Services licensed child care provider.

g) These allowances are exempt from consideration in determining the General Assistance grant amount.

(Source: Amended at 13 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS1) Heading of the Part:

Financial and Economic Feasibility Review and Evaluation Plan (For All Long-Term Care and Chronic Disease Facilities)

2) Code Citation:

77 Ill. Adm. Code 1240

3) Section Numbers:

1240.80

Proposed Action:

Repealed

4) Statutory Authority:

Illinois Health Facilities Planning Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1151 et seq.

5) A Complete Description of the Subjects and Issues Involved:

Repeal of post permit requirements which will be replaced in new procedural Part.

6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?

Yes ☐ No ☒

7) Does this Rulemaking contain an Automatic Repeal Date? Yes ☐ No ☒

If "yes," please specify the date: _____

8) Does this Rulemaking Contain Any Incorporations By Reference?

Yes ☐ No ☒

If "yes," please specify type: 6.02(a) ☐ or 6.02(b) ☐

9) Are there any other Proposed Amendments Pending on this Part?

Yes ☐ No ☒

If Yes:

Section Numbers

Proposed Action

Ill. Reg. Citation

10) Statement of Statewide Policy Objectives:DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

Please specify:

Implementation of a Certificate of Need program which is effective in controlling unnecessary health care capital expenditures. No impact on local government is anticipated.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Mr. Robert John Kane, Division of Governmental Affairs, Illinois Department of Public Health, 525 West Jefferson, Second Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

A public hearing will be held on December 6, 1989 at 1:30 p.m. The hearing will occur at the Hyatt Regency Chicago, 151 East Wacker, Chicago, Illinois.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Robert John Kane at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

B) Type of Small Businesses Affected:

None

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

None

D) Types of Professional Skills Necessary for Compliance:

None

The full text of the Proposed Amendments begins on the next page:

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

TITLE 77: PUBLIC HEALTH
CHAPTER II: DEPARTMENT OF PUBLIC HEALTH/HEALTH FACILITIES
PLANNING BOARD
SUBCHAPTER b: OTHER BOARD RULES

PART 1240
FINANCIAL AND ECONOMIC FEASIBILITY REVIEW AND EVALUATION PLAN
(FOR ALL LONG-TERM CARE AND CHRONIC DISEASE FACILITIES)

Section	
1240.10	Statutory Authority
1240.20	Definitions
1240.30	Applicability and Classification
1240.40	Information Requirements
1240.50	Standards and Criteria Applicable to Financial Feasibility Review
1240.60	Standards and Criteria Applicable to Economic Feasibility Review
1240.70	Permit Amount
1240.80	Revalidation Procedures and Post Permit Requirements (Repealed)
APPENDIX A	Standards and References

AUTHORITY: Implementing and authorized by the Illinois Health Facilities Planning Act (Ill. Rev. Stat. 1983, ch. 111 1/2, pars. 1151 et seq.).

SOURCE: Third Edition adopted at 5 Ill. Reg. 3319, effective March 18, 1981; Fourth Edition adopted and codified at 8 Ill. Reg. 19520, effective September 28, 1984; amended at 13 Ill. Reg. _____.

Section 1240.80 Revalidation Procedures and Post Permit Requirements
(Repealed)

- a) Revalidation
- 1) Permit holders are required to document continued compliance with financial and economic feasibility requirements.
 - 2) The permit holder shall, prior to obligating the project by the signing of construction contract or contracts or other means of obligating the capital expenditure, first resubmit such information as is needed to document continued compliance with the applicable financial and economic feasibility requirements.
 - 3) Failure to comply with the revalidation requirement shall be the basis for invalidating the permit.
 - 4) Resubmitted data shall be analyzed by the Agency staff within 10 working days of receipt and result in one of the

DEPARTMENT OF PUBLIC HEALTH
NOTICE OF PROPOSED AMENDMENTS

following:

- A) Projects for which the project costs do not exceed the amount granted by the permit and which comply with conditions as described in the application and with financial and economic feasibility criteria shall be revalidated by the Secretary acting for the State Board.
- B) Projects for which the project costs do not exceed the amount granted by the permit but which do not comply with the project description and/or representations contained in the application and/or with financial and economic feasibility criteria shall require revalidation by the State Board.
- C) Projects which exceed the permit amount by less than 8 percent shall be revalidated by the Secretary and the Chairman of the State Board, provided that, the permit holder waives its right to an equivalent portion of the 10 percent overrun allowed under Subsection (b) below and provided that the project remains in compliance with financial, economic and need criteria. All other projects for which the project costs exceed the amount granted by the permit shall require rereview of financial and economic feasibility and need, and also require revalidation of the permit by the State Board.

b) Overruns

- 1) "Cost overrun" is defined as the dollar amount by which the cost of any project exceeds the estimated total project cost as supplied to the Secretary pursuant to Subsection (a) above, provided that there shall be excluded from a cost overrun:
 - A) the dollar amount of cost incurred on account of changes in federal, state or local laws, ordinances or regulations made after the date of the revalidation and
 - B) the dollar amount of cost (not exceeding 2% of the total estimated project cost) incurred on account of labor strikes and environmental calamities due to wind, tornadoes, earthquakes, flood damages and ice storms.
- 2) The applicant shall monitor cost during construction and

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

shall inform the Secretary immediately when a cost overrun is foreseen and/or occurs and the reasons for it. The occurrence of cost overrun which exceeds 10% of the estimated total project cost supplied pursuant to Subsection (a) above is without a permit unless subsequently approved by the State Board. Criteria used by the State Board in determining if the amount of a permit is to be increased to cover the overrun will be continued compliance with this Part and the applicable need criteria of 77 Ill. Adm. Code 1100 and 1110 or 77 Ill. Adm. Code 1210 of the Illinois Health Facilities Planning Board.

c) Final Project Report

Each applicant receiving a permit from the State Board for a project which is reviewable under this Part shall provide a report of final realized cost on forms provided by the Secretary. The report shall be certified by an independent auditor, and by the chief executive officer of the facility, and shall identify and give the reasons for any cost overruns. Upon completion of the project, the report shall be filed promptly after the current fiscal year audit is completed. Subsequent applications for permit shall be considered incomplete if there is a delinquency in filing the report.

(Source: Repealed at 13 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part:

Financial and Economic Feasibility Review and Evaluation Plan

2) Code Citation:

77 Ill. Adm. Code 1230

3) Section Numbers:

1230.510
1230.520
1230.530

Proposed Action:

Repeal
Repeal
Repeal

4) Statutory Authority:

Illinois Health Facilities Planning Act
Ill. Rev. Stat. 1987, ch. 111 1/2, par. 1151 et seq.

5) A Complete Description of the Subjects and Issues Involved:

Repeal of revalidation, cost overrun and project report sections which will be replaced in proposed new Part on Procedural Rules.

6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?

Yes ___ No X

7) Does this Rulemaking contain an Automatic Repeal Date? Yes ___ No X

If "yes," please specify the date: _____

8) Does this Rulemaking Contain Any Incorporations By Reference?

Yes ___ No X

If "yes," please specify type: 6.02(a) ___ or 6.02(b) ___

9) Are there any other Proposed Amendments Pending on this Part?

Yes ___ No X

If Yes: _____

Section Numbers

Proposed Action

Ill. Reg. Citation

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

10) Statement of Statewide Policy Objectives:

Please specify:

Implementation of a Certificate of Need program which is effective in controlling unnecessary health care capital expenditures. No impact on local government is anticipated.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Mr. Robert John Kane, Division of Governmental Affairs, Illinois Department of Public Health, 525 West Jefferson, Second Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

A public hearing will be held on December 6, 1989 at 1:30 p.m. The hearing will be held at the Hyatt Regency Chicago, 151 East Wacker, Chicago, Illinois.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Robert John Kane at the above address.

Any small business (as defined in Section 3.10 of the Illinois Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

B) Type of Small Businesses Affected:

None

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

None

D) Types of Professional Skills Necessary for Compliance:

None

The full text of the Proposed Amendments begins on the next page:

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

CHAPTER II: DEPARTMENT OF PUBLIC HEALTH/HEALTH FACILITIES
PLANNING BOARD
SUBCHAPTER b: OTHER BOARD RULES

PART 1230

FINANCIAL AND ECONOMIC FEASIBILITY REVIEW AND EVALUATION PLAN

SUBPART A: STATUTORY AUTHORITY, DEFINITIONS, APPLICABILITY AND CLASSIFICATION

Section
1230.10 Statutory Authority
1230.20 Definitions
1230.30 Applicability and Classification

SUBPART B: INFORMATION REQUIREMENTS

Section
1230.110 Information and Documentation
1230.120 Guidelines

SUBPART C: FINANCIAL FEASIBILITY INFORMATION AND STANDARDS AND CRITERIA FOR REVIEW

Section
1230.210 Estimated Total Project Cost
1230.220 Documentation of Estimated Project Cost
1230.230 Anticipated Sources of Financing
1230.240 Source of Financing Documentation
1230.250 Definition of Debt Financing
1230.260 Standards and Criteria Applicable to Financial Feasibility Review

SUBPART D: ECONOMIC FEASIBILITY INFORMATION AND STANDARDS AND CRITERIA FOR REVIEW

Section
1230.310 Information Requirements
1230.320 Standards and Criteria Applicable to Economic Feasibility Review

SUBPART E: PROCEDURES APPLICABLE TO FINANCIAL AND ECONOMIC FEASIBILITY REVIEWS

Section
1230.410 Evaluation of Projects
1230.420 Issuance of Certificate of Need

SUBPART F: REVALIDATION PROCEDURES AND POST PERMIT REQUIREMENTS (Repealed)

DEPARTMENT OF PUBLIC HEALTH

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

NOTICE OF PROPOSED AMENDMENTS

Section

1230.510 Revalidation (Repealed)

1230.520 Overruns (Repealed)

1230.530 Final Project Report (Repealed)

TABLE A Reviewability of Financial and Economic Criteria by Type of Project

TABLE B Information Table

AUTHORITY: Implementing and authorized by the Illinois Health Facilities Planning Act (Ill. Rev. Stat. 1983, ch. 111 1/2, pars. 1151 et seq.).

SOURCE: Fourth Edition adopted at 6 Ill. Reg. 13761, effective October 22, 1982; codified at 8 Ill. Reg. 14283; amended at 13 Ill. Reg. _____, effective _____.

SUBPART F: REVALIDATION PROCEDURES AND POST PERMIT REQUIREMENTS (Repealed)

Section 1230.510 Revalidation (Repealed)

a) It is required that the applicant's continued compliance with debt financing limitations and with financial and economic feasibility requirements be revalidated before the applicant signs the principal contract or contracts for the project or otherwise obligates the capital expenditure.

b) For the purpose of documenting that economic feasibility requirements will continue to be met, the applicant shall, prior to signing the principal contract or contracts or otherwise obligating the capital expenditure, first resubmit such information as is needed to verify continued compliance with the applicable requirements.

c) Failure to comply with this requirement shall be the basis for invalidating the permit.

d) If the estimate of the project cost subsequent to bids exceeds by 10 percent or more the estimated cost under which the permit was granted, summaries of all bids shall be submitted as well as detailed explanation and rationale of the.

(Editor's Note: When this Part was filed, the Department inadvertently omitted the conclusion to this sentence. An amendment will be proposed to correct this error.)

e) Resubmitted data shall be analyzed by the Agency staff within 10 working days of receipt and result in one of the following:

- 1) All applications for which the permit costs do not exceed the amount granted by the permit and which comply with

conditions as described in the application and with financial and economic feasibility criteria shall be revalidated by the Secretary acting for the State Board.

- 2) Applications for which the project costs do not exceed the amount granted by the permit and which do not comply with the conditions as described in the application and/or with financial and economic feasibility criteria shall require revalidation by the State Board if the Secretary, with concurrence of the Chairman, determines that there has been a substantial change in the project scope or in the project's financial and economic feasibility status.

3)

A) All applications for which the project costs exceed the amount granted by the permit shall require review of financial and economic feasibility and need, and also require revalidation of the permit by the State Board.

B) An exception for requiring revalidation by the State Board is made for those applications which exceed the project cost by less than 8 percent if the applicant chooses to waive its right to an equivalent portion of the 10 percent overrun allowed under Section 1230.520 and remains in compliance with financial, economic and need criteria as determined by the Secretary with concurrence of the Chairman of the Board.

C) Appeal of the Secretary's actions hereunder is to the Chairman of the State Board.

(Source: Repealed at 13 Ill. Reg. _____, effective _____)

Section 1230.520 Overruns (Repealed)

- a) "Cost overrun" is defined as the dollar amount by which final realized cost of any project exceeds the estimated total project cost as supplied to the Secretary pursuant to Section 1230.510, provided that there shall be excluded from a cost overrun:

- 1) the dollar amount of cost incurred on account of changes in federal, state or local laws, ordinances or regulations made after the date of the estimate supplied pursuant to Section 1230.510, and
- 2) the dollar amount of cost (not exceeding 2% of the total

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF PROPOSED AMENDMENTS

estimated project cost) incurred on account of labor strikes and environmental calamities due to wind, tornadoes, earthquakes, flood damage and ice storms, which could not reasonably have been foreseen on the date of such estimate.

- b) The applicant is advised to monitor cost during the progress of construction and to inform the Secretary when a cost overrun is foreseen and the reasons for it. The occurrence of cost overrun which exceeds 10 percent of the estimated total project cost supplied pursuant to Section 1230.510 is without a permit unless subsequently approved by the State Board. Criteria used by the State Board in determining if the amount of a permit is to be increased to cover the overrun will be continued compliance with the Rules of the Illinois Health Facilities Planning Board and with the Illinois Health Facilities Planning Act.

(Source: Repealed at 13 Ill. Reg. _____, effective _____)

Section 1230.530 Final Project Report (Repealed)

Each applicant receiving a permit from the State Board for a project which is reviewable under this Part shall provide a report of final realized cost on forms provided by the Secretary. The report shall be certified by an independent auditor, and by the chief executive officer of the facility, and shall identify and give the reasons for any cost overruns. Upon completion of the project, the report shall be filed promptly after the current fiscal year audit is completed. Subsequent applications for permit shall be considered incomplete if there is a delinquency in filing the report.

(Source: Repealed at 13 Ill. Reg. _____, effective _____)

DEPARTMENT OF PUBLIC HEALTH/HEALTH FACILITIES PLANNING BOARD

NOTICE OF PROPOSED REPEALER

1) Heading of the Part:

Practice and Procedures in Reconsideration Hearings

2) Code Citation:

77 Ill. Adm. Code 1220

3) Section Numbers:

1220.10
1220.20
1220.30
1220.40

Proposed Action:

Repeal
Repeal
Repeal
Repeal

4) Statutory Authority:

Illinois Health Facilities Planning Act

111. Rev. Stat. 1987, ch. 111 1/2, par. 115] et seq.

5) A Complete Description of the Subjects and Issues Involved:

The regulations established in Part 1220 focus on reconsideration hearings. These rules were designed to establish procedural requirements for these types of hearings. The State Board has elected to eliminate this form of hearing as judicial appeal is available.

6) Will this Rulemaking Replace an Emergency Rule Currently in Effect?

Yes _____ No X

7) Does this Rulemaking contain an Automatic Repeal Date? Yes _____ No X

If "yes," please specify the date: _____

8) Does this Rulemaking Contain Any Incorporations By Reference?

Yes _____ No X

If "yes," please specify type: 6.02(a) _____ or 6.02(b) _____

9) Are there any other Proposed Amendments Pending on this Part?

Yes _____ No X

If Yes: _____

Section Numbers _____

Proposed Action _____

Ill. Reg. Citation _____

DEPARTMENT OF PUBLIC HEALTH/HEALTH FACILITIES PLANNING BOARD

NOTICE OF PROPOSED REPEALER

10) Statement of Statewide Policy Objectives:

Please specify:

To develop a Certificate of Need program which effectively controls costs through the review of capital and service development projects.

11) Time, Place, and Manner in which Interested Persons May Comment on this Rulemaking:

Interested persons may present their comments concerning these rules by writing to Mr. Robert John Kane, Division of Governmental Affairs, Illinois Department of Public Health, 525 West Jefferson, Second Floor, Springfield, Illinois 62761 within 45 days after this issue of the Illinois Register.

A public hearing on the proposed repeal will occur on December 6, 1989 at 1:30 p.m. The hearing will be held at the Hyatt Regency Chicago, 151 East Wacker, Chicago, Illinois.

These rules may have an impact on small businesses. In accordance with Sections 3.01 and 4.03 of the Illinois Administrative Procedure Act, any small business may present their comments in writing to Robert John Kane at the above address.

Any small business (as defined in Section 3.10 of the Illinois

Administrative Procedure Act) commenting on these rules shall indicate their status as such, in writing, in their comments.

12) Initial Regulatory Flexibility Analysis:

A) Date Rulemaking was Submitted to the Business Assistance Office of the Department of Commerce and Community Affairs:

B) Type of Small Businesses Affected:

None

C) Reporting, Bookkeeping or Other Procedures Required for Compliance:

None

D) Types of Professional Skills Necessary for Compliance:

None

The full text of the Rules to be Repealed begins on the next page:

DEPARTMENT OF PUBLIC HEALTH/HEALTH FACILITIES PLANNING BOARD

NOTICE OF PROPOSED REPEALER

TITLE 77: PUBLIC HEALTH
CHAPTER II: DEPARTMENT OF PUBLIC HEALTH/HEALTH FACILITIES
PLANNING BOARD
SUBCHAPTER b: OTHER BOARD RULES
PART 1220

PRACTICE AND PROCEDURES IN RECONSIDERATION HEARINGS

Section
1220.10
1220.20
1220.30
1220.40

Statutory Authority and Public Hearings
The Right to a Reconsideration Hearing
Procedures for Reconsideration Hearing
Ex Parte Contacts

AUTHORITY: Implementing and authorized by the Illinois Health Facilities Planning Act (Ill. Rev. Stat. 1983, ch. 111 1/2, pars. 1151 et seq.).

SOURCE: Adopted at 4 Ill. Reg. 4, p. 282, effective January 11, 1980; amended at 5 Ill. Reg. 4962, effective April 22, 1981; emergency amendment at 6 Ill. Reg. 6904, effective May 20, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 11598, effective September 8, 1982; codified at 8 Ill. Reg. 12459; repealed at 13 Ill. Reg. , effective

Section 1220.10 Statutory Authority and Public Hearings

a) This Part is prepared and promulgated by authority granted to the Illinois Health Facilities Planning Board (State Board) under Section 6 of the Illinois Health Facilities Planning Act (The Act) (Ill. Rev. Stat. 1979, ch. 111 1/2, par. 1156).

b) Public Hearings on this Part were held in accordance with the provisions of Section 12 of the Act. The Executive Secretary maintains a record of the Public Hearings and copies of the records are available for public inspection at the Official Headquarters of the State Board at 525 West Jefferson Street, Springfield, Illinois 62761.

Section 1220.20 The Right to a Reconsideration Hearing

a)

1) Any person may, for "good cause" shown, request in writing a public hearing for purposes of reconsideration of a State Board decision to approve or disapprove an application or issue an exemption. Such request must be submitted in writing to the Executive Secretary of the Illinois Health Facilities Planning Board (Illinois Department of Public Health, 525 West Jefferson Street, Springfield, Illinois 62761) no later than 30 days from the date of the State Board decision. The request must detail the basis for

DEPARTMENT OF PUBLIC HEALTH/HEALTH FACILITIES PLANNING BOARD

NOTICE OF PROPOSED REPEALER

requesting the hearing.

- 2) If no request for a reconsideration hearing is received within 30 days from the State Board's decision, the right to reconsideration hearing shall be considered to be waived.
- 3) In those cases where the decision of the State Board is contrary to the recommendations of the areawide health planning organization, reconsideration hearings are provided in accordance with the provisions of 77 Ill. Adm. Code 1180. "Right of Intervention" exists in that Part for anyone who demonstrates "good cause".

- b) For purposes of this Part, the term "any person" shall be defined as any interested person other than the recipient of the permit in question.

- c) For purposes of this Part, "good cause" shall be deemed to be shown if the request for reconsideration hearing:

- 1) Presents significant, relevant information not previously considered by the State Board which, with reasonable diligence could not have been presented before the State Board made its decision; and/or
- 2) Demonstrates that there have been significant changes in factors or circumstances relied upon by the State Board in reaching its decision; and/or
- 3) Demonstrates that the State Board has materially failed to follow its adopted procedures in reaching its decision.

Section 1220.30 Procedures for Reconsideration Hearing

- a) Within 15 days from the receipt of a request for a reconsideration hearing, the Executive Secretary shall transmit a copy of the request to the Chairman of the State Board, who--acting for the State Board--shall review the request and determine if "good cause" is indeed shown. If the Chairman finds that the request does not show "good cause", the person requesting the hearing shall be notified in writing and may appeal the decision of the Chairman at the next scheduled State Board Meeting.

- b) If it is determined that a request for reconsideration hearing demonstrates "good cause", the State Board, at the next practicable State Board Meeting, shall convene the reconsideration hearing.

DEPARTMENT OF PUBLIC HEALTH/HEALTH FACILITIES PLANNING BOARD

NOTICE OF PROPOSED REPEALER

- c) Notification of the reconsideration hearing shall be sent prior to the date of the hearing. Such notification shall be forwarded to the following:

- 1) The person requesting the hearing;
 - 2) The recipient of the permit in question;
 - 3) The areawide health planning organization for the health service area in which the proposed project is to be offered or developed; and
 - 4) Any other interested persons upon request.
- d) The State Board shall make written findings which state the reasons for its decision within 45 days after the conclusion of the reconsideration hearing. If the permit is found to be invalid, the State Board will take action to revoke the permit in accordance with the provisions of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1977, ch. 127, pars. 1010 et seq.) and in accordance with the provisions of Section 10 of the Illinois Health Facilities Planning Act (Ill. Rev. Stat. 1977, ch. 111 1/2, par. 1160).

Section 1220.40 Ex Parte Contacts

- a) If a reconsideration hearing commences in accordance with the provisions of this Part, there shall be no "ex parte" contacts (after commencement of the hearing) between:
 - 1) Any person acting on behalf of the applicant or holder of a permit or any person in favor of withdrawal of a permit; and
 - 2) Any person in the State Agency who exercises any responsibility respecting the application or withdrawal.
- b) For purposes of this Section, the term "ex parte" contact or communication shall have the same meaning as found in the Federal Administrative Procedure Act (5 U.S.C. 551(14)) which defines it as "an oral or written communication not on the public record with respect to which reasonable prior notice to all parties is not given, but it shall not include requests for status reports on any matter or proceeding....".

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENTS

1) Heading of the Part: Medical, Psychological, and Related Services

2) Code Citation: 89 Ill. Adm. Code 587

3) <u>Section Numbers:</u>	<u>Proposed Action:</u>
587.50	amendment
587.70	new section
587.100	repealed
587.600	amendment

4) Statutory Authority: Implementing and authorized by Sections 3(a), (b), and (k) of "AN ACT in relation to rehabilitation of disabled persons" (Ill. Rev. Stat. 1987, ch. 23, pars. 3434(a), (b), and (k))

5) A Complete Description of the Subjects and Issues involved:
Section 587.50 is being amended to add physician's assistants, licensed pursuant to the Physician's Assistants Practice Act, as medical service providers.

Section 587.70 is being added to promulgate DORS policy regarding payment for medicine, which states that DORS may pay for medicine to cure or stabilize a condition, but cannot pay for ongoing treatments.

Section 587.100 is being repealed to maintain consistency, as this is the only disability group requiring a specialist's examination, and in many cases is unnecessary.

The amendment to Section 587.600 is being proposed to delete reference to organ transplants, as this procedure is now approved by the Food and Drug Administration.

6) Will this proposed rule replace an emergency rule currently in effect? No

7) Does this rulemaking contain an automatic repeal date?
Yes ☒ No

8) Does this proposed rule (amendment, repealer) contain incorporations by reference? No

9) Are there any other amendments pending on this Part? No

Section Numbers Proposed Action Illinois Register Citation

10) Statement of Statewide Policy Objectives (if applicable):
Not Applicable

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENTS

11) Time, Place, and Manner in which interested persons may comment on this proposed rulemaking: All persons who submit a written request to comment within fourteen (14) days after this notice has been published shall be given a reasonable opportunity to submit date, views, argument or comments about this rulemaking. All such submissions shall be made within forty-five (45) days after this notice has been published. Any comments submitted within forty-five (45) days after this notice has been published will be considered by the Department. All requests and comments should be submitted in writing to:

Ms. Leigh Reed
Regulations and Procedures Section
Department of Rehabilitation Services
P.O. Box 19429
Springfield, Illinois 62794-9429
Telephone number: (217) 785-3896
T.D.D.: (217) 782-5734

If because of physical disability you are unable to put comments into writing, you may make them orally to the person listed above.

12) Initial Regulatory Flexibility Analysis: The Department has determined that this rulemaking may effect small businesses.

The full text of the Proposed Rule(s) begins on the next page:

DEPARTMENT OF REHABILITATION SERVICES

DEPARTMENT OF REHABILITATION SERVICES

NOTICE OF PROPOSED AMENDMENTS

NOTICE OF PROPOSED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER IV: DEPARTMENT OF REHABILITATION SERVICES
SUBCHAPTER b: VOCATIONAL REHABILITATION

Section 587.50 Medical Service Providers

PART 587
MEDICAL, PSYCHOLOGICAL, AND RELATED SERVICES

- Section 587.10 General Applicability
587.20 Criteria for Medical Services
587.30 Exclusion from Medical Services
587.40 Written Recommendations from Physicians
587.50 Medical Service Providers
587.60 Treatment for Acute Conditions
587.70 Medication
587.100 Ear Examinations (Repealed)
587.110 Hearing Aid Evaluations
587.120 Binaural Hearing Aids
587.130 Speech and Language Services
587.200 Low Vision Aids
587.300 Mental Restoration Services
587.400 Heart Surgeries
587.410 Intestinal By-Pass or Stapling Surgery
587.420 Abortions
587.430 Transsexual Surgery
587.440 Organ Transplants
587.450 Chiropractic Services
587.500 Prosthetic or Orthotic Devices
587.510 Wheelchairs
587.600 Experimental Stage Therapeutic Devices or Procedures

AUTHORITY: Implementing and authorized by Sections 3(a), (b), and (k) of "AN ACT in relation to rehabilitation of disabled persons" (Ill. Rev. Stat. 1987, ch. 23, pars. 3434(a), (b), and (k)).

SOURCE: Adopted at 9 Ill. Reg. 8813, effective June 10, 1985; amended at 10 Ill. Reg. 13671, effective August 4, 1986; amended at 11 Ill. Reg. 5309, effective March 11, 1987; amended at 12 Ill. Reg. 15621, effective September 16, 1988; amended at 13 Ill. Reg. 1850, effective January 27, 1989; amended at 13 Ill. Reg. _____, effective _____.

Medical services contained described within this part 7 Subchapter b, for physical disabilities as described in 89 Ill. Adm. Code 552.30(a)(1) will must be provided by a physician or surgeon, (i.e., doctors of medicine and osteopathy), or other licensed medical technicians or therapists or physician's assistants licensed pursuant to the Physician's Assistants Practice Act of 1987 (Ill. Rev. Stat. 1987, ch. 111, pars. 4601 et seq.). Hospitals must be approved by the Joint Commission on Accreditation of Hospitals.

Source: Amended at 13 Ill. Reg. _____, effective _____.

Section 587.70 Medication

DORS may pay for medications/treatments (e.g., insulin, doctor's office visit) necessary to cure or stabilize a condition in accordance with the objectives on the client's IWRP (89 Ill. Adm. Code 572) but will not pay for ongoing medications/treatments (treatment for a medical or mental condition for which there is no foreseeable date of termination of medication/treatment).

(Source: Added at 13 Ill. Reg. _____, effective _____.)

Section 587.100 Ear Examinations (Repealed)

For each client who is hearing impaired, an ear examination report must be acquired during the diagnostic process. The report must be obtained from a physician who is either an otolaryngologist or an otoneurologist or an otolaryngologist (ENT) or ear, nose, throat.

(Source: Repealed at 13 Ill. Reg. _____, effective _____.)

Section 587.600 Experimental Stage Therapeutic Devices or Procedures

DORS will not purchase therapeutic devices, or procedures, or surgeries, or prosthetics which have not been approved by the Food and Drug Administration of the United States Department of Health and Human Services.

(Source: Amended at 13 Ill. Reg. _____, effective _____.)

DEPARTMENT OF REVENUE
NOTICE OF PROPOSED RULES

1) Heading of Part: Telecommunications Excise Tax

2) Code Citation: 86 Ill. Adm. Code 495

3) Section Numbers:
495.100 Proposed Action:
495.105 New Section
495.110 New Section
495.115 New Section
495.120 New Section
495.125 New Section
495.130 New Section

4) Statutory Authority: Ill. Rev. Stat. 1987, ch. 120, pars. 2001 et seq. and PA 86-905

5) A Complete Description of the Subjects and Issues Involved:
Telecommunication gross charges, exemptions and implementation of the tax.

6) Will this proposed rule replace an emergency rule currently in effect:
NO

7) Does this rulemaking contain an automatic repeal date? Yes ☒ No

8) Does this proposed rule contain incorporations by reference? No

9) Are there any other amendments pending on this Part: NO

10) Statement of Statewide Policy Objectives: None

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Persons who wish to submit comments on this proposed rule may submit them in writing by no later than 45 days after publication of this notice to:

Mr. R. Dale Yung
Administrator
Illinois Department of Revenue
Legal Services Bureau
101 West Jefferson
Springfield, Illinois 62708
Phone: (217) 782-6336

12) Initial Regulatory Flexibility Analysis:

A Date rule was submitted to the Small Business Office of the Department of Commerce and Community Affairs: October 16, 1989
B) Types of small businesses affected: Telecommunication retailers
C) Reporting, bookkeeping or other procedures required for compliance: Standard Statutory requirements
D) Types of professional skills necessary for compliance: Bookkeeping
The full text of the Proposed Rule(s) begins on the next page:

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DEPARTMENT OF REVENUE

NOTICE OF PROPOSED RULES

NOTICE OF PROPOSED RULES

TITLE 86: REVENUE
CHAPTER I: DEPARTMENT OF REVENUEPART 495
TELECOMMUNICATIONS EXCISE TAX

Section 495.100	Meaning of "Gross Charges"
495.105	Exemptions
495.110	Retailers
495.115	Interstate
495.120	Mobile Operations Reporting Option
495.125	Responsibility for Accounting and Payment of Tax
495.130	Credits

AUTHORITY: Implementing the Telecommunications Excise Tax Act (Ill. Rev. Stat. 1987, ch. 120, pars. 2001 et seq.) and authorized by Section 39b35 of the Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 120, par. 39b35).

SOURCE:

NOTE: Capitalization denotes statutory language.

Section 495.100 Meaning of "Gross Charges"

- a) "GROSS CHARGE" MEANS THE AMOUNT PAID FOR THE ACT OR PRIVILEGE OF ORIGINATING OR RECEIVING TELECOMMUNICATIONS IN THIS STATE AND FOR ALL SERVICES AND EQUIPMENT PROVIDED IN CONNECTION THEREWITH BY A RETAILER, VALUED IN MONEY, WHETHER PAID IN MONEY OR OTHERWISE, INCLUDING CASH, CREDITS, SERVICES AND PROPERTY OF EVERY KIND OR NATURE, AND SHALL BE DETERMINED WITHOUT ANY DEDUCTION ON ACCOUNT OF THE COST OF SUCH TELECOMMUNICATIONS, THE COST OF MATERIALS USED, LABOR OR SERVICE COST OR ANY OTHER EXPENSE WHATSOEVER. (Ill. Rev. Stat. 1987, ch. 120, par. 2002(a)) A retailer may provide services to customers which are not provided in connection with originating or receiving telecommunications. If such services are not necessary for or directly related to the retailer's provision of telecommunications to customers and the charges for such services are disaggregated and separately identified from other charges, the charges need not be included in "Gross Charges". Without limitation, examples of such services not included in "Gross Charges" are directory advertising; specialized designing and/or engineering services; specialized security measures; and consulting services.

- b) GROSS CHARGES SHALL NOT INCLUDE CHARGES FOR CUSTOMER EQUIPMENT, INCLUDING SUCH EQUIPMENT THAT IS LEASED OR RENTED BY THE CUSTOMER FROM ANY SOURCE, WHEREIN SUCH CHARGES ARE DISAGGREGATED AND SEPARATELY IDENTIFIED FROM OTHER CHARGES (Ill. Rev. Stat. 1987, ch.

120, par. 2002(a)(4)). Customer equipment includes, but is not limited to, all items generally classified as customer equipment or terminal equipment, such as telephone instruments and station sets, dialers, modems, private branch exchanges (PBX's), inside wiring, facsimile machines, pagers and non-electronic associated items such as documentation, manuals and furniture. Such items of customer equipment, including maintenance and miscellaneous services may be leased, rented or sold to one customer or a group of customers without being included in the gross charges, but will be subject to Retailers' Occupation or Use Taxes. To be exempt, the charges for customer equipment must be disaggregated and separately identified from other charges on the customer's billing statement.

- c) Charges for automated data storage, retrieval and processing services or for the use of computer time or other equipment are not included in gross charges. Automated information retrieval or data processing charges are not included in gross charges. For example, a customer who accesses an on-line computer data base would not be subject to tax on the charge for the data processing or inquiry, but would be subject to tax on the charge for the transmission of the data. If a telecommunications retailer provides both transmission and data processing services, the charges for each must be disaggregated and separately identified on customers' billing statements and in the books and records of the retailer.

- d) VALUE ADDED SERVICES IN WHICH COMPUTER PROCESSING APPLICATIONS ARE USED TO ACT ON THE FORM, CONTENT, CODE AND PROTOCOL OF THE INFORMATION FOR PURPOSES OTHER THAN TRANSMISSION are exempt (Ill. Rev. Stat. 1987, ch. 120, par. 2002(c)). For example, the charges for computer data, protocol conversions which permit computers to exchange data, no matter which languages or protocols a computer's out-put may be in, and packet-switching, which groups data into packets for efficiency of transmission, would be exempt.

- e) Advertising revenue either from directory sales (yellow pages) or from message additions to telecommunications service are not included in gross charges. For example, revenues from an advertising message preceding a time/weather call are not included in gross charges.

- f) Contributions to a telethon fund-raising campaign are not included in gross charges.

- g) Gross charges shall include, but are not limited to, charges for unlisted or unpublished numbers, operator assistance, directory information, call-waiting, call-forwarding, burglar alarm services, answering services and similar services provided by telecommunications retailers.

DEPARTMENT OF REVENUE

NOTICE OF PROPOSED RULES

h) Gross charges shall include charges for premium services billed above tariffed rates. Value-added services not involving computer enhancements are included in gross charges. Also time/weather, dial-a-prayer, dial-porn, gab line/party line and other public announcement services of information and entertainment, are included in gross charges.

Example: A call to a 900 code number is made to register an opinion in a poll. The caller is billed \$1.00. \$.80 is retained by the telecommunications retailer and \$.20 is given to the poll tabulator. \$1.00 is included in gross charges.

i) Charges for billing and collection received by telecommunications retailers from persons selling services or products to the telecommunications retailer's customers, which are billed and collected by the telecommunications retailer, are included in gross charges. The gross receipts for such sales which are paid to the seller are not includable in gross charges.

Example: A call to a 900 code number to make a contribution is billed by the telecommunications retailer as follows:

\$25.00	contribution
.30	call charge (15¢ call, 15¢ billing and collection)
\$.30	is included in gross charges
\$25.00	is not included in gross charges

j) Billing and collections charges paid by telecommunications retailers to credit card companies whose holders have charged calls are costs of doing business and are not deductible from gross charges.

k) Surcharges for community 911 service, life-line service or other services required by regulatory authorities or government are includable in gross charges.

Section 495.105 Exemptions

The exemption for State Governments and State universities created by statute and political subdivisions extends only to telecommunications purchased by such agencies for their own use. Such agencies are not exempt from the obligation to collect and remit tax on sales of telecommunications to others when they act as retailers of telecommunications. For example, a university would be exempt from telecommunications Excise Tax on purchases, by the university, of telecommunications services for use by its faculty and staff

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in the course of their duties. However, the same university would have an obligation to collect and remit tax on sales of telecommunications services to students in university dormitories.

Section 495.110 Retailers

Retailers of telecommunications are persons who engage in the business of making sales of telecommunications at retail. This includes retailers who operate or provide radio repeater services, paging services, facsimile transmission services and party line services. Hotels and other traffic aggregators who sell telecommunications to guests or other persons at retail are retailers of telecommunications.

Section 495.115 Interstate

Interstate telecommunications means all telecommunications that either originate or terminate outside the State. This includes telecommunications that originate or terminate outside of the United States. Consumers paying foreign taxes on telecommunications may take credit for such taxes in the same manner as taxes paid to other states.

Section 495.120 Mobile Operations Reporting Option

a) Retailers of telecommunications who provide cellular phone, mobile radio, paging and other services where the customer's service address is in fact not a fixed site, but rather a motor vehicle or other mobile location, shall use the billings address in Illinois of their customer as the service address for the purpose of determining whether tax is due on services charged to the customer.

b) The Department will not require retailers to attempt to apportion traffic or gross charges based upon the physical location of a mobile portable telecommunications device at the time service is provided. For example, a retailer providing service to a cellular phone customer shall charge Telecommunications Excise Tax on all traffic billed to an Illinois address unless there is clear evidence in the books and records of the retailer that a call was originated from a location outside this State and terminated outside this State.

Section 495.125 Responsibility for Accounting and Payment of Tax

If a local exchange carrier acts as an agent of a long distance carrier, inter-exchange carrier, alternative operator service, or billing and collections contractor and bills local customers for long distance service and local service as well as the tax applicable for such services, and remits a part of the collections to its principal, the local exchange carrier or retailer is liable only for such amounts as it retains, but is required to maintain and provide billing data and accounting data to the other party and

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the Department of Revenue. Amounts remitted to principals are their responsibility. Long distance carriers, inter-exchange carriers and other retailers who retain local exchange carriers, or other agents in Illinois to bill and collect gross charges from customers in Illinois, are considered to be retailers maintaining a place of business in Illinois and must register with the Department and file returns.

Section 495.130 Credits

- a) Retailers who have paid Telecommunications Excise Tax to a local exchange carrier, or other retailer, on basic line charges or other services, and who have resold those services, may take a direct deduction of such taxes without filing a claim with the Department. Consumers who have paid tax to Illinois and another jurisdiction on a particular call may file a direct claim with the Department.
- b) The claim must be accompanied by documentation which would include the billing reflecting tax charged to the taxpayer and relating the tax charges to specific calls or transactions.
- c) For example, a corporation might have its service address in Illinois and its billing address in a state which imposes tax based upon its billing address. If the same call is subject to tax in Illinois because it originated in Illinois, and was charged to a service address in Illinois, and is subject to tax in another state because it terminated in the other state, and was billed to a billing address in that other state, a credit is available in Illinois to the extent of the tax imposed by the other state, but not exceeding the tax due on that call in Illinois.

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NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: Uniform Electric Fuel Adjustment
- 2) Code Citation: 83 Ill. Adm. Code 425
- 3) Section numbers: Adopted Action:
425.20 Amendment
425.30 Amendment
425.40 Amendment
425.50 Amendment
- 4) Statutory Authority: Implementing Section 9-220 and authorized by Section 10-101 of The Public Utilities Act (Ill. Rev. Stat. 1987, ch. 111 2/3, pars. 9-220 and 10-101).
- 5) Effective Date of Amendments: January 1, 1990
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Do these amendments contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: October 4, 1989
- 9) Notice of Proposal Published in Illinois Register:
December 9, 1988, at 12 Ill. Reg. 20316
- 10) Has JCAR issued a Statement of Objections to these amendments? No.
- 11) Difference(s) between proposal and final version: Section 425.40(c)(1): The sentence "Costs cleared . . . excluded" which was deleted in the first notice has been retained. Reference to Accounts #152 and #153 have also been deleted.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? No changes required.
- 13) Will these amendments replace an emergency amendment currently in effect? No.

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14) Are there any amendments pending on this Part? No.

15) Summary and Purpose of Amendments: These amendments are designed to take into account the continued volatility in the electric utility fuel market since the inception of the fuel adjustment clause and to coordinate the usage and billing periods.

16) Information and questions regarding these adopted amendments shall be directed to:

Conrad Rubinkowski
Illinois Commerce Commission
527 East Capitol Avenue
P.O. Box 19280
Springfield, IL 62794-9280
(217)785-8439

The full text of the Adopted Amendments begins on the next page:

TITLE 83: PUBLIC UTILITIES DIVISION
CHAPTER I: ILLINOIS COMMERCE COMMISSION
SUBCHAPTER C: ELECTRIC UTILITIES

PART 425
UNIFORM ELECTRIC FUEL ADJUSTMENT
(GENERAL-ORDER-211)

Section
425.10 Applicability
425.20 Cost Basis
425.30 Fuel Adjustment Formula
425.40 Interpretation
425.50 Administration

AUTHORITY: Implementing Section 9-220 and authorized by Section 10-101 of The Public Utilities Act (Ill. Rev. Stat. 1987, ch. 111 2/3, pars. 9-220 and 10-101).

SOURCE: Adopted at 5 Ill. Reg. 14133, effective December 3, 1981; amended at 7 Ill. Reg. 191, effective December 15, 1982; codified at 7 Ill. Reg. 14505; amended at 9 Ill. Reg. 684, effective January 8, 1985; amended at 13 Ill. Reg. 16730, effective January 1, 1990.

NOTE: Capitalization denotes statutory language.

Section 425.20 Cost Basis

Costs passed through the FAC are required to represent either actual, historical costs or estimates of actual, historical costs to be incurred, with adjustment to actual costs as they become available. The fuel charge passed through the FAC is the total amount of allowable fuel and fuel related charges as identified herein.

(Source: Amended at 13 Ill. Reg. 16730, effective January 1, 1990)
Section 425.30 Fuel Adjustment Formula

The fuel adjustment clause shall be of the following form:

$$FAC = \frac{(CF + CPP - CNS) \times 100}{S} - BFC + Ra + Ro \pm D$$

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where:

FAC = Fuel adjustment charge per KWH. The amount in cents per KWH, rounded to the nearest .001¢, to be charged for each KWH billed during any monthly billing period, in excess of that amount included in Base Fuel Costs. The FAC is subject to refunds or increases due to overcollection or undercollection, depending on the results of the automatic reconciliation factor (Ra) and the ordered reconciliation factor (Ro) as defined under Section 425.50: Administration.

CF = Allowable fuel cost associated with company owned generating plants. Fuel cost shall be interpreted to include all fossil and nuclear fuel to be consumed in the utility's own plants or in plants owned by wholly-owned subsidiaries of the utility and/or the utility's share of fossil and nuclear fuel to be consumed in jointly owned or leased plants during the determination period for which the FAC is being determined.

CPP = Allowable energy cost associated with purchased power. Purchased power shall be interpreted to include emergency, contract, and economy purchases. Except for power purchased for economy reasons, only the energy portion of the power to be purchased during the determination period for which the FAC is being determined is to be included. All other associated charges are specifically excluded. The demand charges for power to be purchased for economy reasons are allowable energy cost.

CNS = Fuel costs associated with sales not subject to FAC. Non-jurisdictional sales, including sales for resale; interdepartmental sales; energy furnished without charge; and other sales not subject to FAC. Such fuel costs shall be assumed to be average fuel costs during the determination period for which the FAC is being determined except in the case of fuel costs associated with interchange power sales which shall represent the amounts recovered with respect to fuel in such sales, ordinarily the incremental cost of such fuel.

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S = KWH's subject to FAC estimated to be delivered billed to ultimate consumers, during the determination period for which the FAC is being determined, subject-to-FAC and represented in fuel costs recorded in the billing period.

BFC = Base Fuel Cost in cents/KWH.

Ra = Automatic Reconciliation factor in cents/KWH.

Ro = Ordered Reconciliation factor in cents/KWH.

D = Desulfurization fee in cents/KWH.

(Source: Amended at 13 Ill. Reg. 16730, effective January 1, 1990)

Section 425.40 Interpretation

a) Economic dispatch. Economic dispatch means the operation of the electric utility's system, utilizing the source of available power to achieve minimum overall costs, taking into consideration the utility's voltage, frequency, reliability, environmental, safety and service quality requirements, as well as the utility's existing contractual obligations. The utility shall adhere to the principles of economic dispatch unless under unusual circumstances the prudent operation of the utility's system dictates otherwise. If there is a deviation from economic dispatch or any use of less than 100% of the fuel cost be fully explained in the initial monthly filing after the facts giving rise to such deviation first occur. Subsequent filings which continue to be affected by facts previously explained need not be accompanied by such explanation.

b) Billing period. The billing period is defined as the period beginning with the first billing cycle of the second month for which the FAC is being determined following the determination-period and ending with the last billing cycle thereof.

c) Determination-period--The determination-period is defined as a period of two or more consecutive months ending at least one month before the first billing cycle of the billing-period.

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ed) Allowable fuel and fuel related charges (CF).

- 1) The cost of fuel shall include the direct cost of fuel delivered at the generating plants. The direct fossil fuel costs are limited to costs entered into fuel expense Accounts #501 and #547 which have been cleared upon consumption from Fuel Stock Account #151, or in the case of gas fuel the amount which is charged directly to Accounts #501 or #547. Costs cleared from Fuel Stock Accounts #152 and #153 are specifically excluded. THE COST OF FUEL USED IN THE GENERATION OR PRODUCTION OF ELECTRIC POWER SHALL NOT INCLUDE TRANSPORTATION COSTS OF COAL. (Ill. Rev. Stat. 19857, ch. 111 2/3, par. 96 9-220) (This exclusion includes items 2, 4, and 5 of Fuel Stock Account #151.)

- 2) The cost of nuclear fuel shall be that as expensed in Account #518, including provisions for storage and disposal of spent nuclear fuel including spent fuel disposal fees, except that handling costs for nuclear fuel assemblies or any expense for fossil fuel which has already been included in the costs of fossil fuel, are specifically excluded.

- 3) The consumed fuel costs associated with test generation shall be included in allowable fuel and fuel related charges to the extent they are equal to or less than the average fuel costs of the utility's other units operated during the determination period for which the FAC is being determined. Average fuel costs equal total fuel costs of a utility's generating facilities less the cost of test generation, divided by total net generation less test generation.

- 4) Where the cost of fuel includes fuel and/or transportation costs from company owned or controlled services (in whole or in part), that fact shall be noted and described as part of any filing. Where the utility purchases fuel or transportation from a company owned or controlled source, the price of which is subject to the jurisdiction of a regulatory body, such cost shall be deemed to be reasonable and includable in the adjustment clause, if approved by such regulatory body. If the current price, however,

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is in litigation and is being collected subject to refund, the utility shall so advise the Commission and shall keep a separate account of such amounts paid which are subject to refund, and shall advise the Commission of the final disposition of such matter by the regulatory body having jurisdiction.

- 5) With respect to the price of fuel purchases or transportation services from company or controlled sources pursuant to contracts which are not subject to regulatory authority, the utility company shall file such contracts and amendments thereto annually with the Commission.

- 6) Fuel or transportation charges by affiliated companies which do not appear to be reasonable may result in the suspension of the fuel adjustment clause or cause an investigation thereof to be made by the Commission on its own motion. Any suspension of the fuel adjustment clause may occur if, after a hearing, a finding is made that such charges of a utility are unreasonable.

- ed) Allowable Energy Costs Associated with Purchased Power (CPP) represents only the energy cost portion of all purchased power emergency and contract purchases. It represents the energy and demand cost portions of economy purchases. Non-monetary exchanges of power are not included. Sheppard-Power-System, Mt. Carmel Public Utility Company Co., Cedar-Point-Night-and-Power-Company and South Beloit Water, Gas and Electric Company are permitted to include in their computation of purchased power cost (CPP) the demand charges associated with such purchases.

- ef) Base Fuel Cost (BFC). The base fuel costs in cents per KWH rounded to the nearest .001¢ included in the energy charges of the utility's rates.

- fg) Non-jurisdictional sales. - Fuel costs associated with sales to other privately owned electric utilities under interchange power agreements.

- gl) Desulfurization Cost. Payment for professional services, licenses, etc. for the implementation and operation of a process for the desulfurization of the flue gas when burning high sulfur coal at any location

within the State of Illinois irrespective of the attainment status designation of such location. If fees are more than 10% of the estimated fuel cost for the month (CF & CPP - CNS) excluding the desulfurization fees, they shall be deferred (Account #186, Miscellaneous Deferred Debits) and amortized at a rate which will permit the charge off of the deferred amount in the shortest time frame, while conforming to the 10% restraint.

(Source: Amended at 13 Ill. Reg. 16730, effective January 1, 1990)

Section 425.50 Administration

- a) Reporting. Utilities are to report monthly in a format designated by the Commission.
- b) Ordered Reconciliation. Costs and revenues associated with the clause shall be subject to an ordered reconciliation factor (Ro) as required by the Commission.
- c) Automatic Reconciliation. The automatic reconciliation factor (Ra) will consist of the difference between actual allowable costs incurred and FAC recoveries for each month so identified in the second month prior to the billing month. This difference shall be divided by the Kwh's subject to FAC estimated to be delivered to ultimate customers during the billing period.
 - 1) An automatic reconciliation factor (Ra) can only be triggered when the accumulated balance of the over/under recoveries of allowable costs at the end of the last month of the determination period exceeds ten percent of (CPP + EPP - CNS) for the determination period.
 - 2) If so triggered, the automatic reconciliation factor (Ra) shall be equal to ten percent of

-(CPP + EPP - CNS) - X - 100

for the determination period applicable to the billing period in which the factor is to be applied.

(Source: Amended at 13 Ill. Reg. 16730, effective January 1, 1990)

DEPARTMENT OF CORRECTIONS
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- 1) Heading of the Part: County Jail Standards
- 2) Code Citation: 20 Ill. Adm. Code 701
- 3) Section Numbers: 701.270
Adopted Action:
Amend
- 4) Statutory Authority: Implementing Sections 5-3 and 5-7 of the Juvenile Court Act of 1987 (Ill. Rev. Stat. 1987 and 1988 Supp., ch. 37, pars. 805-3 and 805-7) and authorized by Section 3-15-2 of the Unified Code of Corrections (Ill. Rev. Stat. 1987, ch. 38, par 1003-15-2).
- 5) Effective Date of Rule(s) (Amendments, Repealer): November 1, 1989
- 6) Does this rulemaking contain an automatic repeal date? Yes
X No
- 7) Does this rule (amendment, repealer) contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: October 10, 1989
- 9) Notice(s) of Proposal Published in Illinois Register:
July 7, 1989 13 Ill. Reg. 10737
(issue date)
- 10) Has JCAR issued a Statement of Objections to this(these) rule(s)? No.
- 11) Difference(s) between proposal and final version: The statutory citation in Section 701.270(a) has been updated.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes; no changes were necessary.
- 13) Will this rule (amendment, repealer) replace an emergency rule (amendments, repealer) currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and Purpose of Rule(s) (Amendments, Repealer): Section 701.270 is being amended to comply with recently enacted legislation in regard to detention of juveniles.
- 16) Information and questions regarding this adopted rule (amendment, repealer) shall be directed to:

Name: William H. Craine, Ph.D., Deputy Director
Department of Corrections
Address: 1301 Concordia Court
P. O. Box 19277
Springfield, Illinois 62794-9277
Telephone: 217/522-2666

The full text of the Adopted Rule(s) (Amendments) begins on the next page:

DEPARTMENT OF CORRECTIONS

NOTICE OF ADOPTED AMENDMENTS

TITLE 20: CORRECTIONS, CRIMINAL JUSTICE, AND LAW ENFORCEMENT
CHAPTER I: DEPARTMENT OF CORRECTIONS
SUBCHAPTER f: COUNTY STANDARDSPART 701
COUNTY JAIL STANDARDS

Section	
701.5	Definitions
701.10	Administration, Minimum Standards
701.20	Personnel
701.30	Records
701.40	Admission Procedures
701.50	Orientation
701.60	Release Procedures
701.70	Classification, Separation, Segregation
701.80	Housing
701.90	Medical and Health Care
701.100	Clothing, Personal Hygiene, Grooming
701.110	Food Services
701.120	Sanitation
701.130	Supervision
701.140	Security
701.150	Safety
701.160	Discipline
701.170	Employment of Detainees
701.180	Mail Procedures
701.190	Telephone
701.200	Visiting
701.210	Social Service Programs
701.220	Education
701.230	Library
701.240	Religious Services
701.250	Commissary
701.260	Recreation and Leisure Time
701.270	Juvenile Detention

AUTHORITY: Implementing and authorized by Section 3-15-2 of the Unified Code of Corrections (Ill. Rev. Stat. 1987, ch. 38, par. 1003-15-2).

SOURCE: Emergency rule adopted November 7, 1974; amended at 4 Ill. Reg. 28, p. 186, effective July 1, 1980; codified at 8 Ill. Reg. 14408; amended at 12 Ill. Reg. 12274, effective October 1, 1988; amended at 13 Ill. Reg. 16739, effective November 1, 1989.

NOTE: Capitalization denotes statutory language.

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Section 701.270 Juvenile Detention

a)---Introduction

- 1)---All standards in the preceding Sections apply equally to minors under 17 years of age, except where prohibited. --The following standards for juvenile detention provide added requirements, restrictions or emphasis:
- 2)---Section 3-6(5) of the Juvenile Court Act (Ill. Rev. Stat. 1985, ch. 37, par. 403-6(5)) specifies:
NO MINOR UNDER 16 YEARS OF AGE MAY BE CONFINED IN A JAIL OR PLACE ORDINARILY USED FOR THE CONFINEMENT OF PRISONERS IN A POLICE STATION. -- MINORS UNDER 17 YEARS OF AGE MUST BE KEPT SEPARATE FROM CONFINED ADULTS AND MAY NOT AT ANY TIME BE KEPT IN THE SAME CELL, ROOM, OR YARD WITH ADULTS CONFINED PURSUANT TO THE CRIMINAL LAW.
- 3)---Two classifications of youth are identified:--
A)---Minors under 16 years of age are those youth who are less than 16 years of age:
B)---Minors under 17 years of age are those youth who are 16 years or older but under 17 years of age.
- 4)---Sections 1-9a and 3-2.1 of the Juvenile Court Act (Ill. Rev. Stat. 1986 Supp., ch. 37, pars. 701-9a and 703-2.1 state:
A)---A MINOR ALLEGED TO BE A PERSON DESCRIBED IN SECTION 2-2 MAY BE CONFINED IN A JUVENILE DETENTION CENTER, COUNTY JAIL OR MUNICIPAL LOCK-UP FOR MORE THAN 24 HOURS ONLY IF THE FACILITY MEETS THE REQUIREMENTS AS DESCRIBED IN THE DEFINITION OF "JUVENILE DETENTION HOME."
B)---"JUVENILE DETENTION HOME" MEANS A PUBLIC FACILITY WHICH PROVIDES FOR THE SAFETY, MEDICAL, EDUCATIONAL, RECREATIONAL, RELIGIOUS AND OTHER NEEDS OF YOUTH HELD IN A SECURE SETTING AND MAY BE EITHER A FREE-STANDING STRUCTURE OR IN THE SAME BUILDING AS AN ADULT JAIL OR LOCK-UP AS LONG AS, IN THE LATTER CASE, THE TWO ARE SEPARATE SUCH THAT THERE WOULD BE NO CONTACT BETWEEN JUVENILE AND ADULT RESIDENTS IN THE RESPECTIVE FACILITIES.

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b)---Minimum Standards

1)---Minors Under 16

Minors under 16 may be detained temporarily in a room, not a cell; in a county jail where the place of confinement is a separate floor or section which ensures complete and effective isolation from any contact with adult prisoners:-

- A)---The designated section shall be clearly indicated above each entrance.
- B)---Male and female youth shall not be housed within auditory and/or visual range of each other.
- C)---Rooms shall be single occupancy.

2)---Minors Under 17

Minors under 17 may be confined in cells or rooms in a jail or place ordinarily used for confinement of prisoners at a county jail, but these cells or rooms for the minors must be separate and distinct from the cells or rooms in which adults are confined: This does not preclude the very brief use of entrances, corridors, elevators, and booking areas prior to actual confinement:

- A)---Separate and distinct shall mean no visual and/or auditory contact:
- B)---Minors under 17 years of age may be confined in a area designated for minors under 16.
- C)---The same jail facilities may be used, but not simultaneously with adults:

3)---Detention Admissions

Only those youth charged with the alleged commission of a delinquent act or for whom a delinquency petition has been filed shall be confined:-

- A)---Unless sooner released, a minor taken into temporary custody must be brought before a judicial officer within 36 hours, exclusive of Saturdays, Sundays and court-designated holidays; for a detention hearing to determine whether he shall be further detained.

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- B)---When a minor is delivered to the jail, a probation officer or such other public official designated by the court shall immediately investigate the circumstances of the minor and the facts surrounding his being taken into custody. If further detention is a matter of immediate and urgent necessity, written authorization of such public officer is required in accordance with Section 3-4 of the Juvenile Court Act (Ill. Rev. Stat. 1985, ch. 37, par. 703-4). The written authorization permits detaining the minor for up to 36 hours, excluding Saturdays, Sundays and court-designated holidays:

- C)---Parents, legal guardian or person with whom the minor resides shall be notified if the law enforcement officer has been unable to do so.

4)---Supervision

Staff providing supervision for minors under 16 shall receive training in understanding the methods and techniques of juvenile care:-

- A)---Supervision of minors under 16 shall be maintained by visual contact with each youth no less than once every 30 minutes:

- B)---A shift log; in ink; shall be maintained as a record of incidents and activities, including supervisory checks, occurring on the shift:

- C)---Detainee supervision shall be provided by a person of the same sex under the following conditions:

- i)---When procedures which require physical contact or examination such as body searches are made.

- ii)---During periods of personal hygiene activities and care such as showers, toileting, and related activities:-

- iii)---This standard does not prohibit the use of necessary force by a staff member of a sex other than that of a detainee:

5)---Detention Rooms and Day Rooms

The following requirements are established:

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- A)---Each detention room shall, at minimum, provide 64 square feet of floor space per room.
- B)---A day room area must be provided with a minimum of 35 square feet per detainee for each detention room cluster.
- C)---Each sleeping room shall be equipped with a rigidly constructed metal bed securely fastened to the wall or floor; a toilet; washbasin with hot and cold running water; a suitable flame retardant mattress; mattress covering and bed covers suited to individual needs; and illumination sufficient to guarantee distinct visual supervision and a comfortable reading level.

6)---Personal Hygiene

Clothing changes, showers, shaving, and other personal hygiene activities shall conform; at minimum, with those standards pertaining to adult detainees.

7)---Food Service

A)---Food preparation, menu, diet, food service, and meal schedules shall conform to the needs of growing adolescents: A minimum of 2,500 to 3,000 calories per day shall be provided.

B)---Food service dining areas cannot be shared simultaneously with adults.

8)---Activities-

Each youth shall have a minimum of eight hours daily of dayroom and recreation activity; except when behavior endangers required security; jeopardizes the safety and well-being to staff and other detained youth; is a threat to himself, or to protect property.

A)---Appropriate reading materials, table games in sufficient quantities and radio and/or television shall be provided.

B)---Recreation of an energetic nature shall be provided and outdoor activities shall be scheduled when appropriate facilities exist.

9)---Education

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A)---A regular schedule of academic instruction and related educational services appropriate to the needs of each individual shall be provided for those youth detained beyond 36 hours with arrangements made through the appropriate school district.

B)---Goeducational classes may be scheduled.

10)---Psychiatric and Social Services

Access to psychiatric, psychological, casework, and counseling services shall be provided as needed in individual cases.

11)---Visiting

A)---A liberal visiting schedule shall be established identifying no fewer than two visiting days each week, one of which must be during the evening hours and one during the weekend, and all holidays.

B)---Visits from attorneys; clergy; social workers; probation officers or other persons professionally associated with a youth's case shall be permitted at reasonable non-scheduled hours. These visits shall not count against any limitation which may be placed on the number of visits allowed.

12)---Records

Records, to include admission; medical; and visiting shall be maintained in accordance with these standards.

A)---Records of all minors under 17 years of age must be maintained separate from the records of adult arrests. Names of juveniles shall not be recorded in the same ledgers, jail registers, monthly population reports or other records that are subject to public review.

B)---Records may not be open to public inspection or their contents disclosed to the public; except by order of the court or when the institution of criminal proceedings has been permitted or the person has been convicted of a crime and is the subject of pre-sentence investigation or proceedings on an application for probation.

a) Introduction

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Sections 5-3 and 5-7 of the Juvenile Court Act of 1987 (Ill. Rev. Stat. 1987 and 1988 Supp., ch. 37, pars. 805-3 and 805-7) state:

- 1) "DELINQUENT MINOR" MEANS ANY MINOR WHO PRIOR TO HIS 17TH BIRTHDAY HAS VIOLATED OR ATTEMPTED TO VIOLATE, REGARDLESS OF WHERE THE ACT OCCURRED, ANY FEDERAL OR STATE LAW OR MUNICIPAL ORDINANCE.
- 2) "DETENTION" MEANS THE TEMPORARY CARE OF A MINOR ALLEGED OR ADJUDICATED AS A PERSON DESCRIBED IN SUBSECTION (a)(1) OF THIS SECTION WHO REQUIRES SECURE CUSTODY FOR HIS OR HER OWN OR THE COMMUNITY'S PROTECTION IN A FACILITY DESIGNED TO PHYSICALLY RESTRICT HIS OR HER MOVEMENTS, PENDING DISPOSITION BY THE COURT FOR PLACEMENT OR COMMITMENT. DESIGN FEATURES WHICH PHYSICALLY RESTRICT MOVEMENT INCLUDE, BUT ARE NOT LIMITED TO, LOCKED ROOMS AND THE SECURE HANDCUFFING OF A MINOR TO A RAIL OR OTHER STATIONARY OBJECT.
- 3) "JUVENILE DETENTION HOME" MEANS A PUBLIC FACILITY WITH SPECIALLY TRAINED STAFF THAT CONFORMS TO THE COUNTY JUVENILE DETENTION STANDARDS (20 Ill. Adm. Code 702).

- 4) NO MINOR SHALL BE DETAINED IN A COUNTY JAIL OR MUNICIPAL LOCKUP FOR MORE THAN SIX HOURS.

A) THE PERIOD OF DETENTION IS DEEMED TO HAVE BEGUN ONCE THE MINOR HAS BEEN PLACED IN A LOCKED ROOM OR CELL OR HANDCUFFED TO A STATIONARY OBJECT IN A BUILDING HOUSING A COUNTY JAIL OR MUNICIPAL LOCKUP. TIME SPENT TRANSPORTING A MINOR IS NOT CONSIDERED TO BE TIME IN DETENTION OR SECURE CUSTODY.

B) ANY MINOR SO CONFINED SHALL BE UNDER CONTINUOUS SUPERVISION AND SHALL NOT BE PERMITTED TO COME INTO OR REMAIN IN CONTACT WITH ADULTS IN CUSTODY IN THE BUILDING.

C) UPON PLACEMENT IN SECURE CUSTODY IN A JAIL OR LOCKUP, THE MINOR SHALL BE INFORMED OF THE PURPOSE OF THE DETENTION, THE TIME IT IS EXPECTED TO LAST AND THE FACT THAT IT CANNOT EXCEED SIX HOURS.

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- D) A LOG SHALL BE KEPT THAT SHOWS THE OFFENSE WHICH IS THE BASIS FOR THE DETENTION, THE REASONS AND CIRCUMSTANCES FOR THE DECISION TO DETAIN AND THE LENGTH OF TIME THE MINOR WAS IN DETENTION.
- E) VIOLATION OF THE 6-HOUR TIME LIMIT ON DETENTION IN A COUNTY JAIL OR MUNICIPAL LOCKUP SHALL NOT, IN AND OF ITSELF, RENDER INADMISSIBLE EVIDENCE OBTAINED AS A RESULT OF THE VIOLATION OF THIS 6-HOUR TIME LIMIT.
- F) NO MINOR UNDER 16 YEARS OF AGE MAY BE CONFINED IN A JAIL OR PLACE ORDINARILY USED FOR THE CONFINEMENT OF PRISONERS IN A POLICE STATION. MINORS UNDER 17 YEARS OF AGE SHALL BE KEPT SEPARATE FROM CONFINED ADULTS AND MAY NOT AT ANY TIME BE KEPT IN THE SAME CELL, ROOM OR YARD WITH ADULTS CONFINED PURSUANT TO CRIMINAL LAW.

b) Minimum Standards

The following standards for juvenile detention provide added requirements, restrictions, or emphasis.

1) Notification of Detention

A parent, legal guardian, or person with whom the minor resides shall be notified of the minor's detention if the law enforcement officer has been unable to do so.

2) Records

A) Records of all minors under 17 years of age must be maintained separate from the records of adult arrests. Names of juveniles shall not be recorded in the same ledgers, jail registrars, monthly population reports or other records that are subject to public review.

B) Records shall not be open to public inspection or their contents disclosed to the public, except by order of the court or when the institution of criminal proceedings has been permitted or the person has been convicted of a crime and is the subject of pre-sentence investigation or proceedings on an application for probation.

3) Supervision

DEPARTMENT OF CORRECTIONS

NOTICE OF ADOPTED AMENDMENTS

A) Detainees shall, under the following conditions, be provided with supervision by a person of the same sex:

i) When following established procedures which require physical contact or examination such as body searches.

ii) During periods of personal hygiene activities and care such as showers, toileting, and related activities.

B) This subsection does not prohibit the use of necessary force by a staff member of a sex other than that of a detainee.

4) Cell or Detention Room Occupancy

Cells or detention rooms must include access to:

A) Toilet facilities;

B) A washbowl; and

C) Drinking water, in the form of drinking cups or a drinking fountain.

5) Meals

Detainees shall be provided with meals when they are detained during the facility's normal meal periods.

6) Child Abuse

Any evidence of child abuse shall be reported to the Illinois Department of Children and Family Services.

(Source: Amended at 13 Ill. Reg. 16739, effective November 1, 1989)

DEPARTMENT OF CORRECTIONS

NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part: Municipal Jail and Lockup Standards

2) Code Citation: 20 Ill. Adm. Code 720

3) Section Numbers: 720.150 Adopted Action: Amend

4) Statutory Authority: Implementing Sections 5-3 and 5-7 of the Juvenile Court Act of 1987 (Ill. Rev. Stat. 1987 and 1988 Supp., ch. 37, pars. 805-3 and 805-7) and authorized by Section 3-15-2 of the Unified Code of Corrections (Ill. Rev. Stat. 1987, ch. 38, par. 1003-15-2).

5) Effective Date of Rule(s) (Amendments, Repealer): November 1, 1989

6) Does this rulemaking contain an automatic repeal date? X No Yes

7) Does this rule (amendment, repealer) contain incorporations by reference? No.

8) Date Filed in Agency's Principal Office: October 10, 1989

9) Notice(s) of Proposal Published in Illinois Register:

July 7, 1989 13 Ill. Reg. 10747
(issue date)

10) Has JCAR issued a Statement of Objections to this(these) rule(s)? No.

11) Difference(s) between proposal and final version: The statutory reference in Section 720.150(a) has been updated.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes; no changes were necessary.

13) Will this rule (amendment, repealer) replace an emergency rule (amendments, repealer) currently in effect? No.

14) Are there any amendments pending on this Part? No.

15) Summary and Purpose of Rule(s) (Amendments, Repealer): Section 720.150 is being amended to comply with recently enacted legislation in regard to detention of juveniles.

16) Information and questions regarding this adopted rule (amendment, repealer) shall be directed to:

DEPARTMENT OF CORRECTIONS

DEPARTMENT OF CORRECTIONS

NOTICE OF ADOPTED AMENDMENTS

NOTICE OF ADOPTED AMENDMENTS

TITLE 20: CORRECTIONS, CRIMINAL JUSTICE, AND LAW ENFORCEMENT
CHAPTER 1: DEPARTMENT OF CORRECTIONS
SUBCHAPTER 8: MUNICIPAL STANDARDS

PART 720
MUNICIPAL JAIL AND LOCKUP STANDARDS

Section	
720.5	Definitions
720.10	Legal Authority to Set up Standards and Exercise Supervision over Jail and Lockups
720.20	Legal Rights of Accused While in Custody
720.30	Use of Jails/Lockups
720.40	Minimum Physical Standards--Existing Buildings
720.50	Minimum Cell and Detention Room Standards--Existing Facilities
720.60	Supervision
720.70	Security
720.80	Food
720.90	Sanitation
720.100	Fire Protection
720.110	Emergency Plan
720.120	Detainee Records
720.130	Reports to the Detention Standards and Services Unit
720.140	Use of Force
720.150	Juvenile Detention
720.160	New Construction

AUTHORITY: Implementing and authorized by Section 3-15-2 of the Unified Code of Corrections (Ill. Rev. Stat. 1987, ch. 38, par. 1003-15-2).

SOURCE: Amended November 4, 1977; emergency rule at 3 Ill. Reg. 8, p. 1, effective February 14, 1979, for a maximum of 150 days; amended at 4 Ill. Reg. 28, p. 311, effective July 1, 1980; codified at 8 Ill. Reg. 14415; amended at 12 Ill. Reg. 12452, effective October 1, 1988; amended at 13 Ill. Reg. 16750, effective November 1, 1989.

NOTE: Capitalization denotes statutory language.

Section 720.150 Juvenile Detention

All standards in the preceding Sections apply equally to minors under 17 years of age except where prohibited. The following standards for juvenile detention provide added requirements:

a) ---Two classifications of youth are identified:--

- 1) ---Minors under 16 years of age are those youth who are less than 16 years of age.

- 2) ---Minors under 17 years of age are those youth who are 16 or older but under 17 years of age.

b) ---Minors under 16 may be detained on a strictly temporary basis, pursuant to identification and being taken into custody, in a police station when confinement is in a room; not a cell; that is completely separate and independent from any other area of confinement in the same building. Arrangements shall be made to transfer minors under 16 to a facility authorized to detain juveniles. Temporary shall mean a period not to exceed ten hours.

c) ---Close supervision of minors under 16 shall be maintained:

- 1) ---Male and female youths shall not be confined in the same room.

2) ---A female jail officer or other trained female employee shall provide all supervision of female detainees confined in the detention room during periods of personal hygiene and care such as showers, toileting, and related activities.--

d) ---Minors under 17 may be confined in cells, rooms or yards in a jail or place ordinarily used for confinement of prisoners at a police station, but these cells, rooms or yards must be separate and distinct from the cells, rooms or yards in which adults are confined. Separate and distinct shall mean no visual or auditory contact with confined adults.

e) ---Only those youth charged with the alleged commission of a delinquent offense or for whom a delinquency petition has been filed shall be detained.--

f) ---Records of juveniles must be maintained separate from adult records:

- 1) ---Names of juveniles shall not be recorded in records that are subject to public review.

2) ---Records may not be open to public inspection or their contents disclosed to the public except by order of the court; or when the institution of criminal proceedings has been permitted; or the person has been convicted of a crime and is the subject of presentence investigation or proceedings on an application for probation.--

g) ---Any evidence of child abuse shall be reported to the Illinois Department of Children and Family Services.

DEPARTMENT OF CORRECTIONS

NOTICE OF ADOPTED AMENDMENTS

a) Introduction

Sections 5-3 and 5-7 of the Juvenile Court Act of 1987 (Ill. Rev. Stat. 1987 and 1988 Supp., ch. 37, pars. 805-3 and 805-7) state:

- 1) "DELINQUENT MINOR" MEANS ANY MINOR WHO PRIOR TO HIS 17TH BIRTHDAY HAS VIOLATED OR ATTEMPTED TO VIOLATE, REGARDLESS OF WHERE THE ACT OCCURRED, ANY FEDERAL OR STATE LAW OR MUNICIPAL ORDINANCE.
- 2) "DETENTION" MEANS THE TEMPORARY CARE OF A MINOR ALLEGED OR ADJUDICATED AS A PERSON DESCRIBED IN SUBSECTION (a)(1) OF THIS SECTION WHO REQUIRES SECURE CUSTODY FOR HIS OR HER OWN OR THE COMMUNITY'S PROTECTION IN A FACILITY DESIGNED TO PHYSICALLY RESTRICT HIS OR HER MOVEMENTS, PENDING DISPOSITION BY THE COURT FOR PLACEMENT OR COMMITMENT. DESIGN FEATURES WHICH PHYSICALLY RESTRICT MOVEMENT INCLUDE, BUT ARE NOT LIMITED TO, LOCKED ROOMS AND THE SECURE HANDCUFFING OF A MINOR TO A RAIL OR OTHER STATIONARY OBJECT.

- 3) "JUVENILE DETENTION HOME" MEANS A PUBLIC FACILITY WITH SPECIALLY TRAINED STAFF THAT CONFORMS TO THE COUNTY JUVENILE DETENTION STANDARDS (20 Ill. Adm. Code 702).

- 4) NO MINOR SHALL BE DETAINED IN A COUNTY JAIL OR MUNICIPAL LOCKUP FOR MORE THAN SIX HOURS.

- A) THE PERIOD OF DETENTION IS DEEMED TO HAVE BEGUN ONCE THE MINOR HAS BEEN PLACED IN A LOCKED ROOM OR CELL OR HANDCUFFED TO A STATIONARY OBJECT IN A BUILDING HOUSING A COUNTY JAIL OR MUNICIPAL LOCKUP. TIME SPENT TRANSPORTING A MINOR IS NOT CONSIDERED TO BE TIME IN DETENTION OR SECURE CUSTODY.
- B) ANY MINOR SO CONFINED SHALL BE UNDER CONTINUOUS SUPERVISION AND SHALL NOT BE PERMITTED TO COME INTO OR REMAIN IN CONTACT WITH ADULTS IN CUSTODY IN THE BUILDING.
- C) UPON PLACEMENT IN SECURE CUSTODY IN A JAIL OR LOCKUP, THE MINOR SHALL BE INFORMED OF THE PURPOSE OF THE DETENTION, THE TIME IT IS EXPECTED TO LAST AND THE FACT THAT IT CANNOT EXCEED SIX HOURS.

DEPARTMENT OF CORRECTIONS

NOTICE OF ADOPTED AMENDMENTS

- D) A LOG SHALL BE KEPT THAT SHOWS THE OFFENSE WHICH IS THE BASIS FOR THE DETENTION, THE REASONS AND CIRCUMSTANCES FOR THE DECISION TO DETAIN AND THE LENGTH OF TIME THE MINOR WAS IN DETENTION.
- E) VIOLATION OF THE 6-HOUR TIME LIMIT ON DETENTION IN A COUNTY JAIL OR MUNICIPAL LOCKUP SHALL NOT, IN AND OF ITSELF, RENDER INADMISSIBLE EVIDENCE OBTAINED AS A RESULT OF THE VIOLATION OF THIS 6-HOUR TIME LIMIT.
- F) NO MINOR UNDER 16 YEARS OF AGE MAY BE CONFINED IN A JAIL OR PLACE ORDINARILY USED FOR THE CONFINEMENT OF PRISONERS IN A POLICE STATION. MINORS UNDER 17 YEARS OF AGE SHALL BE KEPT SEPARATE FROM CONFINED ADULTS AND MAY NOT AT ANY TIME BE KEPT IN THE SAME CELL, ROOM OR YARD WITH ADULTS CONFINED PURSUANT TO CRIMINAL LAW.

b) Minimum Standards

The following standards for juvenile detention provide added requirements, restrictions, or emphasis.

1) Notification of Detention

A parent, legal guardian, or person with whom the minor resides shall be notified of the minor's detention if the law enforcement officer has been unable to do so.

2) Records

- A) Records of all minors under 17 years of age must be maintained separate from the records of adult arrests. Names of juveniles shall not be recorded in the same ledgers, jail registrars, monthly population reports or other records that are subject to public review.
- B) Records shall not be open to public inspection or their contents disclosed to the public, except by order of the court or when the institution of criminal proceedings has been permitted or the person has been convicted of a crime and is the subject of pre-sentence investigation or proceedings on an application for probation.
- 3) Supervision

DEPARTMENT OF CORRECTIONS

NOTICE OF ADOPTED AMENDMENTS

- A) Detainees shall, under the following conditions, be provided with supervision by a person of the same sex:
- i) When following established procedures which require physical contact or examination such as body searches.
 - ii) During periods of personal hygiene activities and care such as showers, toileting, and related activities.
- B) This standard does not prohibit the use of necessary force by a staff member of a sex other than that of a detainee.
- 4) Cell or Detention Room Occupancy
Cells or detention rooms must include access to:
- A) Toilet facilities;
 - B) A washbowl; and
 - C) Drinking water, in the form of drinking cups or a drinking fountain.
- 5) Meals
Detainees shall be provided with meals when they are detained during the facility's normal meal periods.
- 6) Child Abuse

Any evidence of child abuse shall be reported to the Illinois Department of Children and Family Services.

(Source: Amended at 13 Ill. Reg. 16750, effective November 1, 1989)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- 1) The Heading of the Part: ADMINISTRATION OF SOCIAL SERVICE PROGRAMS
- 2) Code Citation: 89 Ill. Adm. Code 130
- 3) Section Numbers: Adopted Action:
- | | |
|---------|-----------|
| 130.301 | Amendment |
| 130.302 | Amendment |
| 130.310 | Amendment |
| 130.312 | Amendment |
| 130.313 | Amendment |
| 130.314 | Amendment |
| 130.321 | Amendment |
- 4) Statutory Authority: Sections 12-4.5, 12-4.6, 12-4.7, 12-4.13 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 12-4.5, 12-4.6, 12-4.7, 12-4.13 and 12-13)
- 5) Effective Date of Amendments: October 13, 1989
- 6) Does this rulemaking contain an automatic repeal date?
Yes ☐ No ☒
- 7) Do these amendments contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: October 13, 1989
- 9) Notice of Proposal Published in Illinois Register: April 7, 1989 (13 Ill. Reg. 4469)
- 10) Has JCAR issued a Statement of Objections to these amendments? No
- 11) Differences between proposal and final version:
- A) In the authority note, "An Act" was changed to all capital letters.
 - B) The title of the Subpart was added to the text.
 - C) In Section 130.302(c)(2), "is" was changed to "are" in line 4.
 - D) In Section 130.310(f), "subsection" was added before subsection label "(e)".
 - E) In Section 130.310(g), the reference to "44 Ill. Adm. Code 1.2100, et seq." was changed to "44 Ill. Adm. Code 1. Subpart T".

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NOTICE OF ADOPTED AMENDMENTS

- F) In Section 130.321, the table was indented.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? No agreements were necessary to resolve JCAR questions.
- 13) Will these Amendments replace Emergency Amendments currently in effect? No
- 14) Are there any Amendments pending on this Part? No
- 15) Summary and Purpose of Amendments: This rulemaking modifies the rules governing the commodity distribution program. In part, the modifications implement Section 1 of Public Act 85-1337, which required the Department to establish rules pertaining to the termination of contracts for the distribution of commodities, fraud and abuse, appeals, selection of bids and mandated cost reports. The proposed rules also reflect a change in the percentage of federal funds that must be made available to agencies distributing commodities and a change in the amounts and types of commodities available for distribution. Additionally, because of the reduced amount of commodities made available to the Department, provision for monthly distribution has been changed to periodic distribution.

- 16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Myron Brigman, Staff Attorney
Office of the General Counsel

Address: Illinois Department of Public Aid
Jesse B. Harris Building II
100 South Grand Avenue East, 3rd Flr.
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendments begins on the next page:

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NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER C: SOCIAL SERVICES

PART 130
ADMINISTRATION OF SOCIAL
SERVICE PROGRAMS

SUBPART A: TITLE XX BLOCK GRANT PROGRAM

Section	
130.10	Program Administration
130.15	Definitions
130.20	Goal of Services
130.25	Service Activities
130.30	Expenditure of Block Grant Funds
130.35	Limitations on Services and Expenditures
130.40	Eligibility For Services
130.45	Opportunity to Apply For and Receive Services
130.46	Client Case Records
130.50	Purchase Of Services
130.60	Record Retention
130.70	Fees For Purchased Services
130.71	Fees For Services Provided Through Grants-In-Aid
130.80	Reporting Requirements

SUBPART B: LOCAL INITIATIVE FUND PROGRAM

Section	
130.100	Applicability Of Other Sections
130.110	Overview
130.120	Program Administration
130.130	Request For Proposal
130.140	Allied Agency Responsibilities
130.150	Funding Mechanism
130.152	Sources of Local Funds
130.154	Sources of Locally Generated Funds Used to Match Title XX Funds
130.158	Donor Restrictions on Donations (Repealed)
130.160	Reimbursement Process - Donations (Transferred Funds or Co-payments)
130.161	Advance Disbursement System
130.162	Reimbursement Process (Certification of Expended Funds)
130.170	Assignment of Budget Costs

SUBPART C: DOMESTIC VIOLENCE PROGRAM

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Section
130.200

Domestic Violence Shelter and Service Programs

SUBPART D: DISTRIBUTION OF FEDERAL SURPLUS COMMODITIES

Section
130.300

Program Administration

Section
130.301

Definitions

Section
130.302

Allocation Methodology for Federal Surplus Commodities

Section
130.310

Distribution Network Agencies

Section
130.311

Local Distribution Centers

Section
130.312

Liability of Distribution Network Agencies

Section
130.313

Reports and Maintenance of Records

Section
130.314

Payment for Distribution

Section
130.315

Second Harvest Shared Maintenance Fees

Section
130.320

Eligibility to Receive Commodities

Section
130.321

Issue Rates of Commodities

SUBPART E: INCORPORATION BY REFERENCE

Section
130.500

Incorporation By Reference

AUTHORITY: Implementing and authorized by Sections 9-1, 12-4.5 through 12-4.7, and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, pars. 9-1, 12-4.5 through 12-4.7, and 12-13); and Sections 2 and 3 of "An Act in relation to domestic relations and domestic violence shelters and service programs", (Ill. Rev. Stat. 1987, ch. 40, pars. 2402 and 2403).

SOURCE: New rules adopted and codified at 8 Ill. Reg. 6069, effective April 25, 1984; amended at 9 Ill. Reg. 8645, effective May 22, 1985; amended at 9 Ill. Reg. 15882, effective October 6, 1985; amended at 10 Ill. Reg. 11915, effective July 3, 1986; amended at 11 Ill. Reg. 2828, effective January 30, 1987; amended at 13 Ill. Reg. 3831, effective March 17, 1989; amended at 13 Ill. Reg. 16756, effective October 13, 1989.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SUBPART D: DISTRIBUTION OF FEDERAL SURPLUS COMMODITIES

Section 130.301

Definitions

- a) "Distribution Network Agency" (DNA) means a private, voluntary not-for-profit agency which has a tax exempt status, or governmental agency legally authorized to operate within the State of Illinois with which the

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NOTICE OF ADOPTED AMENDMENTS

Section 130.301

Definitions (Cont'd)

Department has a contract to distribute commodities in a designated geographic area.

b)

"Local Distribution Center" (LDC) means a private not-for-profit or local government agency which distributes Federal Surplus Commodities to eligible recipient households under contract to a Distribution Network Agency.

c)

"Mass Distribution" is primarily that distribution which is performed ~~once-monthly~~ periodically to a mass assembly gathered at an appointed place and ~~period-of~~ time, and may include pre-registration of eligible households and home delivery to shut-ins.

d)

"Pantry Allocation" means that portion of Federal Surplus Commodities available to the State which are allocated through Emergency Food Pantries for distribution.

e)

"Pantry Distribution" means distribution of Federal Surplus Commodities to individual households or families through an Emergency Food Pantry which provides staple foodstuffs, has regular hours, has food available on a continuous basis and has foods available in addition to Federal Surplus Commodities.

f)

"Second Harvest" means the National Association in which Food Banks must have recognized standing and membership in order to apply to assess a shared maintenance fee to its membership for receipt of Federal Surplus Commodities.

(Source: Amended at 13 Ill. Reg. 16756, effective October 13, 1989)

Section 130.302

Allocation Methodology for Federal Surplus Commodities

- a) Allocation of Federal Surplus Commodities (FSC) shall be by geographic areas designated by the Department.

b)

Designation of Geographic Areas:

- 1) Boundaries of geographic areas for the counties of Cook and St. Clair shall be coincidental with

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 130.302 Allocation Methodology for Federal Surplus Commodities (Cont'd)

the boundaries of local offices of the Department and/or city/county lines.

- 2) The boundaries for geographic areas for the remainder of the counties shall be by county line.

c) Allocation Formula:

- 1) A county shall receive a monthly periodic allocation of commodities in an amount which bears the same ratio to the total of available commodities as the county's population eligible to receive food stamps bears to the population of Illinois who are eligible to receive food stamps.
- 2) The percentage allocation will be recomputed not less often than semi-annually and shall be based on the then most current month for which data regarding the Food Stamp Program ~~is~~ are available.
- 3) The allocation for Cook County shall be further subdivided by providing each geographic area identified by a U.S. Postal Service ZIP Code with an allocation of the total of available commodities allocated to Cook County which bears the same ratio as the number of eligible food stamp recipients within the geographic area bears to the county as a whole.

- 4) The allocation for St. Clair County shall be further subdivided by providing each geographic area designated by the Department with an allocation of the total of available commodities allocated to St. Clair County which bears the same ratio as the number of food stamp recipients in the geographic area bears to the county as a whole.

(Source: Amended at 13 Ill. Reg. 16756, effective October 13, 1989)

Section 130.310 Distribution Network Agencies

- a) Distribution Network Agencies (DNA's) shall be

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NOTICE OF ADOPTED AMENDMENTS

Section 130.310 Distribution Network Agencies (Cont'd)

selected ~~annually~~ by the Department through a request for proposal process ~~prior to the beginning of the Illinois fiscal year (July 1--June 30).~~

- b) Requests for proposals will be announced by newspaper publication and will be sent to all agencies currently serving as DNA's or which have expressed an interest in being a DNA by contacting the Department.
- c) Agencies may make application to act as a DNA for one geographic area or several.
- d) Agencies may make application to provide mass distribution or pantry distribution.
- e) In order to serve as a DNA, an agency must assure the department that it:
 - 1) has the ability to serve the geographic area for which it is bidding, either directly or through subcontracts, with sufficient distribution sites to allow eligible recipients access to the program without unreasonable travel requirements;
 - 2) will locate distribution sites in areas readily accessible to the target population;
 - 3) will serve all eligible persons;
 - 4) has the ability to distribute all available commodities in an orderly fashion;
 - 5) ~~has the ability to distribute commodities on at least a monthly basis;~~
 - 6) has the ability to determine the eligibility of each applicant in accordance with the provisions of Section 130.320.
 - 7) will maintain required fiscal, inventory and distribution records;
 - 8) has the ability to properly store all products received and to assure maintenance of quality and provision of adequate security;

DEPARTMENT OF PUBLIC AID

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Section 130.310 Distribution Network Agencies (Cont'd)

98) has the ability to provide for program publicity throughout the geographic area to inform as many potential program participants as possible, of the availability of the program;

109) maintains an agency policy and practice of nondiscrimination;

110) has procedures for receipt, investigation and resolution of complaints;

111) will not diminish the agency's historic level of expenditure for food prior to the receipt of commodities, and will use commodities to supplement other food sources;

112) will enter into a written contractual agreement with the Department which includes the terms and conditions specified above; and

113) when application is made for pantry distribution, will assure that LDC's shall meet the criteria included in the definition of Emergency Food Pantry.

f) Applications will be considered only from responsible applicants and must contain a responsive proposal. A responsible applicant is one that has the capacity to perform all aspects of the contract at the time of award or execution of the contract, whichever is later. A responsive proposal is one that responds to all requirements of the Request for Proposal and is received by the date and time set forth in the Request. The Department will select those applicants judged best able to carry out the provisions set forth in subsection (e) above.

g) Applicants who respond to a Request for Proposal and are not awarded a contract have the right to protest the decision not to award a contract. In considering protests, the Department will follow 44 Ill. Adm. Code 1. Subpart T. Applicants may request the score on their proposal only. Protests or objections must be made in writing and received by the Department no later than 7 calendar days from the action objected

DEPARTMENT OF PUBLIC AID

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Section 130.310 Distribution Network Agencies (Cont'd)

to. A written response will be provided to bid protests or objections that are timely filed. The decision of the Department on a bid protest or objection is final.

b) The Department has the right to terminate a contract immediately if the terms and conditions of the contract are breached. A contract may be terminated by either party upon 30 days advance written notice.

i) A contractor shall notify the Department within 5 days if it becomes insolvent, files for bankruptcy or is declared bankrupt or makes an assignment for the benefit of creditors.

(Source: Amended at 13 Ill. Reg. 16756 effective October 13, 1989)

Section 130.312 Liability of Distribution Network Agencies

a) Each DNA shall be liable for loss, theft, damage or deterioration of Federal Surplus Commodities while they are in possession of the DNA and for distribution to non-eligible households through failure to conform to the requirements of Section 130.320(c).

b) DNA's may self insure or obtain insurance (e.g. liability insurance, letter of credit, security bond) to cover the potential loss of commodities, but in either case must show proof of financial responsibility at least equal to the maximum value of commodities which may be in possession at any given time during the contract period.

c) Sale or other disposal of commodities into commercial channels is strictly prohibited. The sale, exchange, or use of commodities for personal gain or any other form of fraud or abuse is subject to Federal and State prosecution. Commodities shall not be distributed in conjunction with any political activity, partisan or otherwise.

(Source: Amended at 13 Ill. Reg. 16756, effective October 13, 1989)

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NOTICE OF ADOPTED AMENDMENTS

Section 130.313 Reports and Maintenance of Records

- a) Each DNA shall be responsible for the maintenance of accurate and complete records on all Federal Surplus Commodities received and distributed, and Federal Surplus for reporting to the Department at least monthly for any month the DNA receives, distributes or has inventory on hand:

- 1) the amounts of each commodity distributed to each Distribution Center;
- 2) any remaining inventory;
- 3) any losses during the month reporting period; and
- 4) the number of households served.

- b) Each LDC shall be responsible for the maintenance of obtaining accurate and completed records on all pertaining to households that receive Federal Surplus Commodities received and distributed, and for reporting submitting household participation records to the DNA upon request at least monthly the amount of each commodity received and distributed during the month. The LDC shall maintain and have available for audit purposes records of receipt of commodities by individual households. Individual household recipient records will include:

- 1) name and address;
- 2) number of persons in the household;

- 3) date, type and amount of commodity received; and
- 4) method of establishing eligibility.

- c) Each DNA which receives reimbursement for distribution costs, and all Second Harvest Food Banks which assess a shared maintenance fee, shall submit a cost report on a quarterly basis. This report shall be in a format prescribed by the Department, and shall include all income and allowable costs associated with commodities receipt, storage, distribution, and recordkeeping which may be required under the program. Allowable costs are those that are directly related to the operation of the commodities

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NOTICE OF ADOPTED AMENDMENTS

Section 130.313 Reports and Maintenance of Records (Cont'd)

distribution program. Documentation to substantiate reported costs shall be maintained by each DNA.

- d) Records are to be maintained for a period of 3 years from the close of the federal fiscal year to which they pertain.

(Source: Amended at 13 Ill. Reg. 16756, effective October 13, 1989)

Section 130.314 Payment for Distribution

Based upon the availability of federal funds, the Department will make available at least 20 40 percent of the federal allocation to DNA's on a flat-rate-per-pound basis administrative funds provided by the United States Department of Agriculture to pay for delivery of commodities to DNA's and to help offset the costs of distribution. The amount which may be paid to a DNA may not exceed 5 percent of the federally assigned value of the commodities received by a DNA nor shall it exceed the actual allowable costs (see Section 130.313(c)) incurred by the DNA in fulfilling its distribution responsibilities.

(Source: Amended at 13 Ill. Reg. 16756, effective October 13, 1989)

Section 130.321 Issue Rates of Commodities

Individuals or households which are determined eligible to receive commodities shall receive available commodities in amounts consistent with the amount of each product available and the size of the household unit. If distribution is less than monthly, issue rates may be increased proportionately.

Commodity	1-2 persons	3-5 persons	6-9 persons	10+
Cheese---5-lb.	5-pounds	5-pounds	10-pounds	15-pounds
Butter	2-pounds	4-pounds	6-pounds	8-pounds
Dry-Milk	4-pounds	4-pounds	8-pounds	12-pounds
Heney	3-pounds	3-pounds	3-pounds	6-pounds
Corameat	5-pounds	5-pounds	10-pounds	10-pounds
Pieaf	5-pounds	5-pounds	10-pounds	10-pounds
Rice	2-pounds	4-pounds	6-pounds	8-pounds

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Section 130.321 Issue Rates of Commodities (Cont'd)

Commodity	1-2 persons	3-5 persons	7 + persons
Raisins	1 pound	1 pound	1 pound
Cornmeal	1 pound	1 pound	1 pound
Honey	1 pound	2 pounds	3 pounds
Peanut Butter	1 pound	2 pounds	3 pounds
Pork	1 pound	2 pounds	3 pounds
Vegetarian Beans	1 pound	2 pounds	3 pounds
Butter	2 pounds	3 pounds	4 pounds
Egg Mix	2 pounds	3 pounds	4 pounds
Flour	2 pounds	3 pounds	4 pounds

(Source: Amended at 13 Ill. Reg. 16756, effective October 13, 1989)

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NOTICE OF ADOPTED AMENDMENTS

1) The Heading of the Part: CHILD SUPPORT ENFORCEMENT

2) Code Citation: 89 Ill. Adm. Code 160

3) Section Numbers: Adopted Action:

160.60 Amendment
160.70 Amendment

4) Statutory Authority: Section 9-6 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, par. 9-6)

5) Effective Date of Amendments: October 12, 1989

6) Does this rulemaking contain an automatic repeal date?
Yes X No

7) Does these amendments contain incorporations by reference?
No

8) Date Filed in Agency's Principal Office: October 12, 1989

9) Notice of Proposal Published in Illinois Register:

June 2, 1989 (13 Ill. Reg. 8255)

10) Has JCAR issued a Statement of Objections to these Amendments? No

11) Differences between proposal and final version: No changes were made to the rules.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will these Amendments replace Emergency Amendments currently in effect? No

14) Are there any Amendments pending on this Part? No

15) Summary and Purpose of Amendments: This rulemaking provides that if there is no net income because of the unemployment of a responsible relative who resides in Illinois and is not receiving General Assistance in the City of Chicago and has children receiving AFDC in Illinois, the Department, when proceeding under the Administrative process, shall order, or, when proceeding under the judicial process,

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shall request the court to order the relative to report for participation in job search, training or work programs established for such relative under Section 9-6 of the Illinois Public Aid Code.

16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Anita Williams, Staff Attorney
Office of the General Counsel

Address: Illinois Department of Public Aid
Jesse B. Harris II Building
100 South Grand Avenue East, 3rd Floor
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendments begins on the next page:

ILLINOIS REGISTER

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TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER f: COLLECTIONS

PART 160

CHILD SUPPORT ENFORCEMENT

SUBPART A: CHILD SUPPORT ENFORCEMENT

Section

160.1 Incorporation By Reference
160.5 Definitions
160.10 Child Support Enforcement Program
160.20 Assignment of Rights to Support

SUBPART B: COOPERATION WITH CHILD SUPPORT ENFORCEMENT

Section

160.30 Cooperation With Support Enforcement Program
160.35 Good Cause For Failure to Cooperate With Support Enforcement
160.40 Proof of Good Cause For Failure to Cooperate With Support Enforcement
160.45 Suspension of Child Support Enforcement Upon Finding of Good Cause

SUBPART C: ESTABLISHMENT AND MODIFICATION OF CHILD SUPPORT ORDERS

Section

160.60 Establishment and Modification of Support Obligations

SUBPART D: ENFORCEMENT OF CHILD SUPPORT ORDERS

Section

160.70 Enforcement of Support Orders
160.75 Withholding of Income to Secure Payment of Support
160.80 Amnesty - 20% Charge

SUBPART E: EARMARKING CHILD SUPPORT PAYMENTS

Section

160.90 Earmarking Child Support Payments

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SUBPART F: DISTRIBUTION OF SUPPORT COLLECTIONS

Section

- 160.100 Distribution Of Child Support For AFDC Recipients
 160.110 Distribution Of Child Support For Former AFDC Recipients Who Continue To Receive Child Support Enforcement Services
 160.120 Distribution Of Child Support Collected While The Client Was An AFDC Recipient, But Not Yet Distributed At The Time The AFDC Case Is Cancelled
 160.130 Distribution Of Intercepted Income Tax Refunds and Other State Payments

SUBPART G: STATEMENT OF CHILD SUPPORT ACCOUNT ACTIVITY

- 160.140 Statement Of Child Support Account Activity

SUBPART H: DEPARTMENT REVIEW OF DISTRIBUTION OF CHILD SUPPORT

- 160.150 Department Review Of Distribution Of Child Support For AFDC Recipients
 160.160 Department Review Of Distribution Of Child Support For Former AFDC Recipients

AUTHORITY: Implementing and authorized by Sections 4-1.7, 10-1 et seq., 12-4.3, and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, pars. 4-1.7, 10-1 et seq., 12-4.3 and 12-13).

SOURCE: Recodified from 89 Ill. Adm. Code 112.78 through 112.86 and 112.88 at 10 Ill. Reg. 11928; amended at 10 Ill. Reg. 19990, effective November 14, 1986; emergency amendment at 11 Ill. Reg. 4800, effective March 5, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 9129, effective April 30, 1987; amended at 11 Ill. Reg. 15208, effective August 31, 1987; emergency amendment at 11 Ill. Reg. 1563, effective December 31, 1987, for a maximum of 150 days; amended at 12 Ill. Reg. 9065, effective May 16, 1988; amended at 12 Ill. Reg. 18185, effective November 4, 1988; emergency amendment at 12 Ill. Reg. 20835, effective December 2, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 22278, effective January 1, 1989; amended at 13 Ill. Reg. 4268, effective March 21, 1989; amended at 13 Ill. Reg. 7761, effective May 22, 1989; amended at 13

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- Ill. Reg. 14385, effective September 1, 1989; amended at 13 Ill. Reg. 16768, effective October 12, 1989.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SUBPART C: ESTABLISHMENT AND MODIFICATION OF CHILD SUPPORT ORDERS

- Section 160.60 Establishment and Modification of Support Obligations

a) Definitions

- 1) "FSS" means any Family Support Specialist performing assigned duties, his supervisory staff and any other person assigned responsibility by the Director of the Department.
- 2) "Service" or "Served" means notice given by certified mail, return receipt requested, or by any method provided by law for service of summons. (See Sections 2-203 and 2-206 of the Civil Practice Law (Ill. Rev. Stat. 1985 1987, ch. 110, pars. 2-203 and 2-206)).
- 3) "Support Statutes" means the following:
 - A) Article X of the Illinois Public Aid Code (Ill. Rev. Stat. 1985 1987, ch. 23, par. 10-1 through par. 10-19);
 - B) The Illinois Marriage and Dissolution of Marriage Act (Ill. Rev. Stat. 1985 1987, ch. 40, par. 101 et seq.);
 - C) The Non-Support of Spouse and Children Act (Ill. Rev. Stat. 1985 1987, ch. 40, par. 1101 et seq.);
 - D) The Revised Uniform Reciprocal Enforcement of Support Act (Ill. Rev. Stat. 1985 1987, ch. 40, par. 1201 et seq.);
 - E) The Paternity Act (Ill. Rev. Stat. 1985 1987, ch. 40, par. 1351 et seq.);
 - F) The Illinois Parentage Act of 1984 (Ill. Rev. Stat. 1985 1987, ch. 40, par. 2501 et

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- G) Any other statute in another state which provides for child and spouse support.

b) Responsible Relative Contact

1) Timing and Purpose of Contact

- A) The Department shall contact and interview responsible relatives in Title IV-D cases to establish support obligations, following the IV-D client interview, and to modify existing support obligations:

i) whenever any change in financial circumstances of the relative becomes known through representations of the relative or of the IV-D client or from independent sources and such change would materially affect ability to support; or

ii) every three years, whichever occurs sooner.

- B) The purpose of contact and interview shall be to obtain relevant facts including income information (e.g., paycheck stubs, income tax returns) necessary to determine the financial ability of such relatives for use in obtaining stipulated, consent and other court orders for support and in entering administrative support orders, pursuant to the support statutes.

- 2) At least 5 working days in advance of the interview, the Department shall notify each responsible relative contacted of his support obligation, by ordinary mail, which notice shall contain the following:

- A) the Title IV-D case name and identification number;

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- B) the names and birthdates of the persons for whom support is sought or other information identifying such persons, such as a prior court number;

- C) that the responsible relative has a legal obligation to support the named persons;

- D) the date, time, place and purpose of the interview and that the responsible relative may be represented by counsel; and

- E) that the responsible relative should bring specified information regarding his income and resources to the interview.

- 3) The Department shall notify each Title IV-D client of the date, time and place of the responsible relative interview and that he may attend if he chooses.

c) Determination of Financial Ability

- 1) The Department shall use the guidelines set forth below to determine the financial ability of responsible relatives to provide support in Title IV-D cases.

- 2) The minimum amount of child support to be established shall be determined as follows:

Number of Children	Percent of Responsible Relative's Net Income
1	20%
2	25%
3	32%
4	40%
5	45%
6 or more	50%

- 3) The minimum amount of child and spouse support to be established shall be determined as follows:

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Number of Children	Percent of Responsible Relative's Net Income
1	30%
2	35%
3	45%
4	50%
5 or more	55%

4) "Net Income" is the total of all income from all sources, minus the following deductions:

- A) Federal income tax (properly calculated withholding or estimated payments);
- B) State income tax (properly calculated withholding or estimated payments);
- C) Social Security (FICA payments);
- D) Mandatory retirement contributions required by law or as a condition of employment;
- E) Union dues;
- F) Dependent and individual health/hospitalization insurance premiums;
- G) Prior obligations of support or maintenance actually paid pursuant to a court order or administrative support order;
- H) Expenditures for repayment of debts that represent reasonable and necessary expenses for the production of income;
- I) Medical expenditures necessary to preserve life or health; and
- J) Reasonable expenditures for the benefit of the child and the other parent, exclusive of gifts.

5) The deductions in subsections (4)(H), (I) and (J) above shall be allowed only for the period that

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such payments are due. The Department shall enter administrative, or request the court to enter, support orders which contain provisions for an automatic increase in the support obligation upon termination of such payment period.

6)

The above guidelines shall be applied in each case unless the Department, after considering evidence presented on all relevant factors, finds a reason for deviating from the guidelines as follows:

- A) For child support, relevant factors include, but are not limited to, the following:
 - i) the financial resources and needs of the child;
 - ii) the financial resources and needs of the custodial parent;
 - iii) the standard of living the child would have enjoyed had the marriage not been dissolved, the separation not occurred or the parties married;
 - iv) the physical and emotional condition of the child, and his educational needs; and
 - v) the financial resources and needs of the non-custodial parent.
- B) For child and spouse support, additional relevant factors include, but are not limited to, the following:
 - i) the financial resources of the spouse seeking support, including marital property apportioned to him, and his ability to meet his needs independently, including the extent to which a provision for support of a

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- child living with him includes a sum for him as custodian;
- ii) the time necessary to acquire sufficient education or training to enable the spouse seeking support to find appropriate employment;
- iii) the standard of living established during the marriage;
- iv) the duration of the marriage;
- v) the age and the physical and emotional condition of both parties;
- vi) the ability of the spouse from whom support is sought to meet his needs while meeting those of the spouse seeking support; and
- vii) the tax consequences of the property division upon the respective economic circumstances of the parties.

C) Each order requiring support which deviates from the guidelines shall contain express findings of the reasons for the different amount.

7) In cases where health/hospitalization insurance coverage is not being furnished by the responsible relative to a child to be covered by a support order, the Department shall enter administrative, or request the court to enter support orders requiring the relative to provide such coverage when a child can be added to an existing insurance policy at reasonable cost. However, in Title IV-D non-AFDC cases where the client is neither an applicant for nor a recipient of Medical Assistance, the Department shall enter or request such support orders only with the client's consent. Net income shall be reduced by the cost thereof in determining the minimum amount of support to be ordered.

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- 8) The final order in all cases shall state the support level in dollar amounts.
- 9) If there is no net income because of the unemployment of the a responsible relative who resides in Illinois and is not receiving General Assistance in the City of Chicago and has children receiving AFDC in Illinois, the Department, when proceeding under subsection (d) below, shall order, or, when proceeding under subsection (e) below, shall request the court to order the relative to report for participation in job search, training or work programs established for such relatives under Section 9-6 of the Illinois Public Aid Code (Ill. Rev. Stat. 1985 1987, ch. 23, par. 9-67-as-amended-by-P.A. 85-1147-effective-July-23-1987).

d) Administrative Process

1) Use of Administrative Process

- A) Department PSS's shall establish and modify support obligations of responsible relatives through the administrative process set forth in this subsection (d), in Title IV-D cases, wherein the court has not acquired jurisdiction previously, in matters involving:
 - i) presumed paternity as set forth in Section 5 of the Illinois Parentage Act (Ill. Rev. Stat. 1985 1987, ch. 40, par. 2505) and support is sought from one or both parents; and
 - ii) alleged paternity and support is sought from the mother.
- B) In addition to those items specified in subsection (b)(2) above, the notice of support obligation shall inform the responsible relative of the following:

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- i) that he may be liable for reimbursement of public assistance furnished the named persons prior to determination of the ability to support; and
- ii) that upon failure of the responsible relative to appear for the interview or to provide necessary information to determine net income, an administrative support order may be entered by default or the Department may seek court determination of financial ability based upon the guidelines.

2) The FSS shall determine the ability of each responsible relative to provide support in accordance with subsection (c) above when such relative appears in response to the notice of support obligation and provides necessary information to determine net income. An administrative support order shall be entered which shall incorporate the resulting support amount therein.

3) Failure to Appear

- A) In instances in which the responsible relative fails to appear in response to the notice of support obligation or fails to provide necessary information to determine net income, the FSS shall enter an administrative support order by default, except as provided in subsection (d)(3)(C) below. The terms of the order shall be based upon the needs of the persons for whom support is sought, as furnished by affidavit of the IV-D client. No default order shall be entered when a responsible relative fails to appear at the interview unless the relative shall have been served with a notice of support obligation.

- B) The FSS shall issue a subpoena to a responsible relative who fails to appear for interview, or who appears and furnishes

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income information, when the FSS has information from the Title IV-D client, the relative's employee or any other reliable source indicating that:

- i) financial ability, as determined from the guidelines contained in subsection c) above, exceeds the amount indicated in case of default, as indicated in subsection (d)(3)(A) above, or

- ii) income exceeds that reported by the relative.

- C) In instances in which the relative fails or refuses to accept or fully respond to a Department subpoena issued to him pursuant to subsection (d)(3)(B) above, the FSS shall enter a temporary administrative support order by default, in accordance with subsection (d)(3)(A) above, and shall then seek establishment or modification of support obligations through the judicial process pursuant to subsection (e) below.

4) Registration of Order

- A) The FSS shall register a support order entered by a court or administrative body of any other state referred for establishment and enforcement of an Illinois support obligation, on behalf of persons receiving Title IV-D services from such state, upon receipt of the following:

- i) the referring state's IV-D case name and identification number;
- ii) the names and birthdates of the persons for whom support is ordered;
- iii) a certified copy of the support order with all modifications;

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- iv) a certified copy of an order for withholding, if any, still in effect;
 - v) a certified copy of the payment record or, if there is no payment record, an affidavit attesting to the amount of arrearage which has accrued under the support order;
 - vi) the name, address, and social security number of the responsible relative; and
 - vii) the name and address of the responsible relative's employer or any other source of income of the relative from which withholding may be effected, if known.
- B) When registered such order shall become an administrative support order of the Department. The FSS shall enter a separate administrative support order of the Department which shall contain the terms of the registered order.

5) An administrative support order shall include the following:

- A) the Title IV-D case name and identification number;
- B) the names and birthdates of the persons for whom support is ordered;
- C) the beginning date, amount and frequency of support;
- D) the manner in which support payments are to be made; and
- E) a statement informing the responsible relative that he has 30 days from the date of mailing of the administrative support order in which to petition the Department for a release from or modification of the

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order and receive a hearing in accordance with 89 Ill. Adm. Code 104.102.

- 6) Upon entry of any administrative support order, the FSS shall enter a separate administrative order for withholding, based upon and in the same manner as prescribed in Section 160.75. The order shall inform the responsible relative of the grounds for a petition and the time within which to petition the Department to stay service of or to modify, suspend or terminate the order for withholding, or to stay service of the notice of delinquency and receive a hearing in accordance with 89 Ill. Adm. Code 104.104.

7) The FSS shall provide to each responsible relative a copy of each administrative order for support and for withholding entered by:

- A) delivery at the conclusion of an interview where financial ability to support was determined. An acknowledgement of receipt signed by the relative or an affidavit of delivery signed by the FSS shall be sufficient for purposes of notice.
- B) certified mail where the relative fails or refuses to accept delivery or the orders are entered by default.
- C) service in the case of registration of the support orders of another state. A copy of such state's orders shall be served with those of the Department.
- 8) The FSS shall provide to each Title IV-D client a copy of each administrative order for support and for withholding entered.
- e) Judicial Process
 - 1) Department FSS's shall refer Title IV-D cases for court action to establish and modify support obligations of responsible relatives, pursuant to the support statutes (See subsection (a)(3))

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above) in matters requiring the determination of parentage, in those wherein the court has acquired jurisdiction previously and in instances described in subsection (d)(3)(C) above.

- 2) The FSS shall prepare and transmit pleadings and obtain or affix appropriate signature thereto which pleadings shall include, but not be limited to, petitions to:

- A) intervene;
- B) modify;
- C) change payment path;
- D) establish an order for support;
- E) establish retroactive support;
- F) establish past-due support;
- G) obtain an order for withholding;
- H) establish parentage;
- I) obtain a rule to show cause; and
- J) combinations of the above.

(Source: Amended at 13 Ill. Reg. 16768, effective October 12, 1989)

SUBPART D: ENFORCEMENT OF CHILD SUPPORT ORDERS

Section 160.70 Enforcement of Support Orders

a) Definitions

The definitions contained in Section 160.60(a) are incorporated herein by reference.

b) Income Withholding

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Section 160.70 Enforcement of Support Orders (Cont'd.)

Whether using the administrative process (see Section 160.60(d)) or the judicial process (see Section 160.60(e)), the Department shall follow the procedures for withholding of income contained in Section 160.75 to enforce and collect past-due support owed by responsible relatives in IV-D cases and it shall as promptly as possible distribute all amounts collected. In addition to income as defined in Section 160.75, the Department shall proceed to collect support from the principal and income of trusts as provided by Section 2-1403 of the Code of Civil Procedure (Ill. Rev. Stat. 1987, ch. 110, par. 2-1403).

c) Federal and State Income Tax Refunds and Other State Payments

- 1) The Department shall collect past-due support owed by responsible relatives in IV-D cases through intercept of federal and State income tax refunds and other State payments (see Section 10.05a of the State Comptroller Act (Ill. Rev. Stat. 1987, ch. 15, par. 210.05a) due such relatives.

- 2) The Department shall submit past-due support amounts to:

- A) the Department of Health and Human Services to intercept federal income tax refunds in accordance with federal instructions as follows:

- i) in IV-D AFDC and IV-D foster care cases, past-due support owed for a child or for a child and the parent with whom the child is living in an amount not less than \$150 which has been in arrears for 3 months or longer; and

- ii) in IV-D Non-AFDC cases, past-due support owed to or for a minor child in an amount not less than \$500.

- B) the Comptroller to intercept State income

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tax refunds and other State payments as follows:

- i) in active IV-D cases, past-due support owed in an amount not less than one month's support obligation or \$150, whichever is less; and
- ii) in inactive IV-D AFDC and IV-D foster care cases, past due support owed in any amount.
- iii) In cases in which the responsible relative who owes past-due support is receiving periodic payments from this State because of employment, disability, retirement or any other reason, the Department shall, upon obtaining knowledge of such circumstances, refund any amounts inadvertently intercepted to the responsible relative and proceed to collect past-due support pursuant to the income withholding provisions of the support statutes.

3) The Department shall provide the responsible relative with a notice prior to submitting a past-due support amount for intercept, which advance notice shall inform the responsible relative of the following:

- A) the IV-D case name and identification number;
- B) the past-due support amount which will be submitted for intercept;
- C) the right to contest the determination that past-due support is owed or the amount of past-due support by requesting:
 - i) a redetermination by the Department or, after such redetermination,
 - ii) an administrative review by any other state in which the support order was

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issued upon which the referral for federal income tax refund intercept is based, at the request of the responsible relative; and

- D) that the Internal Revenue Service will notify the responsible relative's spouse at the time of intercept regarding the steps to take to protect the share of the refund which may be payable to that spouse, in the case of a joint federal income tax return.
- 4) A request for a redetermination made within 30 days from the date of mailing of the advance notice shall stay the Department from submitting the past-due amount.
- 5) No later than 120 days after the date the redetermination was requested, the Department shall provide the responsible relative with a notice of the results of the redetermination and of the right to contest such results by requesting:
 - A) a hearing by the Department within 30 days from the date of mailing of the notice; or
 - B) an administrative review by any other state in which the support order was issued upon which the referral for federal income tax refund intercept is based.
- 6) If a responsible relative requests administrative review by the state in which the support order was issued upon which the referral for federal income tax refund intercept is based, the Department shall notify the state with the order of the request and shall provide that state with all necessary information within 10 days of the responsible relative's request. The Department shall be bound by the decision of the state with the order.
- 7) The Department shall proceed in accordance with 89 Ill. Adm. Code 104.103 upon receipt of a request for a hearing.

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Section 160.70 Enforcement of Support Orders (Cont'd.)

8) The Department shall notify:

- A) any other state enforcing the support order when the request for intercept is submitted and when the intercept amount is received;
- B) the Department of Health and Human Services of any deletion of an amount submitted for federal income tax refund intercept, in accordance with federal instructions;
- C) the Comptroller of any deletion of an amount submitted for State income tax refund or other payment intercept or any significant decrease in the amount; and
- D) the Clerk of Circuit Court of the county in which the child support order was entered of any amount intercepted for posting to the court payment record.

9) The Department shall:

- A) as promptly as possible refund to the responsible relative any amount intercepted found to exceed the amount of past-due support owed; and
- B) equitably apportion joint State income tax refunds and other State payments based upon copies of federal and State income tax returns, including all schedules and attachments, or other evidence of ownership, such equitable apportionment to be based on the documented proportionate net income of the parties, and pay to the joint payee that portion of the amount intercepted found to be his; except that the Comptroller shall apportion such refunds and payments in matters where the intercepted funds have not yet been transferred to the Department.

- 10) The Department shall as promptly as possible apply collections it receives as a result of intercept under this subsection only against the past-due support amount specified in the advance

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Section 160.70 Enforcement of Support Orders (Cont'd.)

notice provided the responsible relative pursuant to subsection (c)(3) above and shall promptly apply:

- A) federal income tax refunds first to satisfy any IV-D AFDC or IV-D foster care assigned past-due support and then to satisfy any IV-D Non-AFDC past-due support; and
- B) State income tax refunds and other State payments to satisfy any active IV-D AFDC and IV-D foster care assigned past-due support, or first to satisfy active IV-D Non-AFDC past-due support and then to satisfy any IV-D AFDC and IV-D foster care assigned past-due support.

- 11) The Department shall inform individuals who receive IV-D Non-AFDC support enforcement services, in advance, of the following:

- A) amounts intercepted under this subsection will be applied in accordance with subsection (c)(9) above;
- B) any payment received by the IV-D Non-AFDC individual as a result of federal income tax refund intercept may have to be returned to the Department within six years following the end of the tax year if there is an adjustment necessitated by the responsible relative's spouse filing an amended tax return in order to receive his share of a joint tax refund.

d) Unemployment Insurance Benefits

- 1) The Department shall collect support owed by responsible relatives in IV-D cases through intercept of unemployment insurance benefits in matters wherein the relative has accumulated a past-due support amount equal to a one month support obligation.

- 2) The Department shall take the following action:

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Enforcement of Support Orders (Cont'd.)

- A) ascertain that the responsible relative qualifies for receipt of unemployment insurance benefits through access to the Department of Employment Security's (DES) computer file.
 - B) contact the relative to obtain an agreement for deduction of benefits for payment of support.
 - C) initiate procedures for withholding of income in accordance with Section 160.75 in cases wherein the relative fails or refuses to agree to benefit deduction.
 - D) establish the amount to be deducted by data entry to DES's computer file, which amount shall be the lesser of:
 - i) the amount of the income withholding order; or
 - ii) the amount of the child dependent's allowance, whether or not claimed.
 - E) receive amounts deducted direct from DES.
 - F) notify the Clerk of the Circuit Court of the county in which the child support order is registered of each collection for posting to the court payment record.
 - G) post each collection to the Department's payment record.
 - H) apply each collection to the current support obligation, then to past-due obligations.
 - I) provide a redetermination within 180 days from the date of request for redetermination to each relative who disputes the deduction and, where indicated, make adjustments and refund improperly deducted amounts.
- 3) The Department of Employment Security shall take the following action:
- A) establish the amount of past-due support;

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- A) provide notice to the responsible relative and an opportunity to be heard, when the Department cannot resolve the dispute.
 - B) pay all amounts deducted direct to the Department.
- e) Contempt of Court and Other Legal Proceedings
- 1) The Department shall refer IV-D cases to its legal representatives to initiate contempt of court and other legal proceedings, pursuant to the applicable provisions of the support statutes, for enforcement of orders for support in matters wherein the responsible relative has accumulated a past-due support amount equal to not less than a one month support obligation; except as set forth in subsection (2) below.
 - 2) Contempt proceedings shall not be used in the following instances:
 - A) the responsible relative has no known available income or assets from which to satisfy the support obligation and is:
 - i) receiving public assistance;
 - ii) mentally or physically disabled;
 - iii) incarcerated;
 - iv) out-of-the-country;
 - v) deceased; or
 - vi) otherwise situated making such action unproductive.
 - B) other legal or administrative remedies are more appropriate under the circumstances.
 - 3) Contempt and other legal proceedings shall be used to:
 - A) establish the amount of past-due support;

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Section 160.70 Enforcement of Support Orders (Cont'd.)

- B) obtain a judgment for purposes of:
- i) imposition of a lien against real estate,
 - ii) levy upon real estate and personal property, or
 - iii) registration in another state;
- C) secure an order for lump sum or periodic payment of the past-due support or judgment;
- D) require the responsible relative to post security, bond or give some other guarantee of a character and amount sufficient to assure payment of any amount due under the support order;
- E) obtain full or partial payment of past due support through incarceration;
- F) ascertain the responsible relative's source and amount of income or location and value of assets;
- G) secure other enforcement relief; and
- H) obtain any combination of the above.
- 4) During the course of contempt or other legal proceedings to enforce support, if it shall appear that there is no net income because of the unemployment of the a responsible relative, who resides in Illinois and is not receiving General Assistance in the City of Chicago and has children receiving AFDC in Illinois, the Department shall request the court to order the relative to report for participation in job search, training or work programs established for such relatives under Section 9-6 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 9-6).

f) Liens Against Real Estate and Personal Property

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Section 160.70 Enforcement of Support Orders (Cont'd.)

- 1) The Department shall seek judgment liens against real estate and enforce judgments upon the real estate and personal property of responsible relatives, in IV-D cases in which a referral has been made to initiate court enforcement of an order for support, in accordance with Article XII of the Code of Civil Procedure (Ill. Rev. Stat. 1987, ch. 110, par. 12-101 et seq.).
- 2) A petition for a rule to show cause or other petition filed by a Department legal representative to enforce an order for support shall contain a prayer that judgment be entered against the responsible relative in the amount of the past-due support alleged in the petition, when both of the following circumstances exist:
- A) the past-due amount equals one year's support obligation under the order for support or \$2,000, whichever is less; and
 - B) the responsible relative has an interest in real estate or personal property against which the judgment may be enforced.
- 3) Upon obtaining a judgment, Department legal representatives shall secure liens against the real estate of responsible relatives by filing a transcript, certified copy, or memorandum of judgment in the county wherein the real estate is located, in accordance with law (see Article XII of the Code of Civil Procedure (Ill. Rev. Stat. 1987, ch. 110, pars. 12-101 et seq.)).
- 4) A judgment shall be enforced by levy upon the real estate and personal property of the responsible relative in accordance with law (see Article XII of the Code of Civil Procedure (Ill. Rev. Stat. 1987, ch. 110, pars. 12-101 et seq.)) when the relative has a known equity which is not less than \$2,000 in excess of any statutory exemption.
- g) Security, Bond or Other Guarantee of Payment
- 1) Except as provided in subsections (2) and (3)

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Section 160.70 Enforcement of Support Orders (Cont'd.)

below, the Department shall require, or through its legal representative shall request the court to require, a responsible relative to post security, bond, or give some other guarantee of a character and amount sufficient to assure payment of any amount due under a support order in IV-D cases, pursuant to Section 10-17.4 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, par. 10-17.4).

- 2) In cases in which the support obligation is established through the administrative process contained in Section 160.60, the notice of support obligation provided to the responsible relative shall indicate that the Department may require the relative to post security, bond or give some other guarantee of payment. Except where the responsible relative is subject to income withholding, the administrative support order shall contain this requirement in an amount equal to a one year support obligation.
- 3) In acting upon a referral to establish a support obligation or to enforce an existing order for support, Department legal representatives shall include in the complaint or petition a prayer for an order requiring the responsible relative to post security, bond, or give some other guarantee of payment equal to a one year support obligation, unless the relative is subject to the income withholding provisions of the support statutes.
- h) Past-Due Support Information to Consumer Reporting Agencies
 - 1) The Department shall, upon request of consumer reporting agencies, provide the following information concerning the payment records of responsible relatives in IV-D cases to such agencies when the amount of past-due support exceeds \$1,000:
 - A) the name, last known address and Social Security Number of the responsible relative; and

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Section 160.70 Enforcement of Support Orders (Cont'd.)

- B) the terms and amount of past-due support which has accumulated under the order for support.
- 2) The Department shall provide the responsible relative with a notice at least 30 days prior to furnishing past-due support information to consumer reporting agencies, which advance notice shall inform the relative of the following:
 - A) the IV-D case name and identification number;
 - B) the past-due support amount which will be reported;
 - C) the date past-due support will be reported; and
 - D) the right to prevent reporting by payment of the past-due support amount in full or to contest the determination that past-due support is owed or the amount of past-due support by requesting a redetermination by the Department.
- 3) The Department shall provide the responsible relative with notice of the results of the redetermination and the right to prevent reporting by payment in full of the past-due support found to be owed or to contest the results of the redetermination by requesting a hearing within 30 days from the date of mailing of the notice.
- 4) The Department shall proceed in accordance with 89 Ill. Adm. Code 104.103 upon receipt of a request for a hearing.
- 5) The Department shall be stayed from providing information to consumer reporting agencies by either of the following:
 - A) a request for
 - i) a redetermination, or

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Section 160.70

Enforcement of Support Orders (Cont'd.)

ii) a hearing contesting the determination that past-due support is owed or the amount of past-due support; or

B) payment in full of the amount of the past-due support stated in the

i) advance notice, or

ii) notice of redetermination or hearing results.

6) The Department shall advise consumer reporting agencies of changes in the amount of past-due support found to be owed as a result of a redetermination or hearing conducted after report to such agencies.

i) Other Remedies

The Department shall pursue any other remedies provided for by law to enforce and collect past-due support owed by responsible relatives in IV-D cases.

(Source: Amended at 13 Ill. Reg. 16768, effective October 12, 1989)

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1) The Heading of the Part: REIMBURSEMENT FOR NURSING COSTS FOR GERIATRIC FACILITIES

2) Code Citation: 89 Ill. Adm. Code 147

3) Section Numbers: Adopted Action:

147.25 Amendment

147.50 Amendment

4) Statutory Authority: Sections 5-5 and 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, Ch. 23, Pars. 5-5 and 12-13)

5) Effective Date of Amendments: October 13, 1989

6) Does this rulemaking contain an automatic repeal date?
Yes ☐ No ☒

7) Do these amendments contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: October 13, 1989

9) Notices of Proposal Published in Illinois Register:

March 24, 1989 (13 Ill. Reg. 3562)

10) Has JCAR issued a Statement of Objections to these amendments? No

11) Differences between proposal and final version: Section 147.25 has formatting changes based on comments received from the Illinois Nurses Association. The restorative care section under Category 3 - Eating - was erroneously omitted in the first filing. The changes are as follows:

c) Category 3 - Eating

1) Functional Description

1+) A) Resident needs and receives hands-on staff assistance due to functional deficit(s) (as determined by physical or psychological causes) to eat some part of the meal.

2+) B) Totally dependent. Resident requires and receives total assistance due to a functional deficit(s) (as determined by

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Physical or psychological causes) from staff with eating.

3)

C) Tube Feeding. Resident requires and receives tube feeding. Resident is fed through naso/gastric tube or gastrostomy tube regardless of other oral food intake.

2)

Restorative Care

Eating - Staff has developed and is implementing a specific program to assist resident to improve functional abilities in eating due to a functional deficit(s) (as determined by physical or psychological causes).

3)

Maintenance

Restorative care and program continues to be implemented, and is at a maintenance level after initial improvement. Restorative care and intervention have been modified and continue to be implemented to maintain the resident's improved condition. When scoring this Level 2 Maintenance, the ADL component must be scored zero.

4)

Prior to a resident being given credit for restorative care in any program, the following must be met:

A)

An assessment completed identifying the resident's current level of functioning and plan developed to increase this level of functioning by either a physical therapist, occupational therapist, or a registered nurse who has successfully completed an approved rehabilitation course.

B)

A reassessment is conducted as indicated in the initial plan. An assessment must be conducted at least every 90 days but can be conducted as frequently as needed based on outcome and response.

C)

Program must be reflected in the resident's care plan.

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D)

Staff carries out the restorative care programs as indicated by the plan and records resident's response to the restorative care programs in the clinical record.

E)

The program is reviewed at the time of the care plan meeting by the interdisciplinary team; if resident fails to increase his/her functional ability, after initial improvement, credit will still be given as long as restorative care continues to be provided. The care plan review is required by 42 CFR 456.380 for intermediate care facilities and 42 CFR 456.280 for skilled nursing facilities.

fe) Category 5 - Continence1) Functional Description

A) Resident is incontinent of bladder and/or bowel (includes dribbling).

B)

Resident is incontinent and assisted to toilet as frequently as indicated by resident need.

Section 147.50 has several wording changes based on comments received from the Illinois Nurses Association. They are as follows:

4) Decubitus Preventiond) Category 4 - Pressure Ulcer Prevention

Type code: Intensity codes

A1) ~~(Level-1)~~ Resident has been assessed, using a standardized comprehensive assessment instrument, to determine risk for developing decubitus ulcers and has scored in the moderate risk category. A comprehensive preventative program as specified in the care plan is being implemented and must which-includes address, but is not limited to, such-measures-as positioning schedules, range of motion program, nutritional

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support, and skin measures (i.e., whirlpool, etc.) as determined by facility policy.

- B2) (level-2) Resident has been assessed, using a standardized comprehensive assessment instrument, to determine risk for developing decubitus ulcers and has scored in the high risk category. A comprehensive preventative program as specified in the resident care plan is being implemented and must which includes address, but is not limited to, such measures as special mattresses or wheelchair cushions to reduce pressure, a positioning schedule, range of motion program, nutritional support decubitus ulcer that developed while in the facility.

- In Section 147.25(e) the phrase in parens following subsection (3)(2) has been incorporated into (e)(2).
- In 147.25(f)(2) the words "Agency Note" were deleted.
- In 147.25(f)(2)(E) line 8 was revised so it reads "The interdisciplinary term is defined by the Department of Public Health at 77 Ill. Adm. Code 360.330.
- In 147.50(a)(1) the label (A) was deleted and the word "appliance" was changed to "appliances".
- In Section 147.50(g)(3) the "General Criteria" has been made into subsection (A) and properly indented.

Based on comments received from the Joint Committee the following changes were made to the text:

- Added "(no subsequent dates or editions)" after the cited CFR notations in Sections 147.25(a)(4)(E) and (b)(4)(E). Deleted "(1984)" and added "(1987)" (no subsequent dates or editions)" after the CFR Section numbers for Sections 147.25 (c)(4)(E), (d)(4)(E), (f)(2)(E) and 147.50 (s)(3)(A).
- Deleted the text in Section 147.25(e)(1)(?) after the words "resident need".
- Deleted "QHP" in Section 147.25(f)(1) and inserted in lieu thereof "Qualified Health Professional ("QHP").

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- Added the text "(68 Ill. Adm. Code 1315)" after "(OTR/L)" in Section 147.50(j)(1).
- Deleted the word "after" from the second to last sentence in Section 147.50(s)(2)(B)(ii), deleted "after every" in the last sentence, and deleted the comma following "PT" in that Section.
- Placed "("COTA")" after "Certified Occupational Therapist Assistant" in Section 147.50(j)(1).
- Changed "nurse" to "nurse's" in Section 147.50(j)(3)(B).
- Formatted Section 147.50(k)(2) out to the second indentation level.
- Deleted the text "Sections 147.5 thru 147.205 and 147. Table A and 147. Table B" in the main Source Note and capitalized "recodified".
- Deleted the parenthetical phrase appearing in Section 147.25(e)(2).

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

- 13) Will these Amendments replace Emergency Amendments currently in effect? No

- 14) Are there any Amendments pending on this Part? Yes

Section Numbers	Proposed Action	Illinois Register Citation
147. Table A	Amendment	July 7, 1989 (13 Ill. Reg. 10763)
147. Table B	Amendment	July 7, 1989 (13 Ill. Reg. 10763)

- 15) Summary and Purpose of Amendments: This rulemaking simplifies Inspection of Care rules to facilitate their function as an assessment tool. Criteria have been reorganized so greater emphasis is placed on patient observation rather than staff documentation skills.

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- 16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Anita Williams, Staff Attorney
Office of the General Counsel

Address: Illinois Department of Public Aid
Jesse B. Harris II Building
100 South Grand Avenue East, 3rd Floor
Springfield, Illinois 62762

Telephone: (217) 782-1233

The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES
CHAPTER I: DEPARTMENT OF PUBLIC AID
SUBCHAPTER d: MEDICAL PROGRAMS

PART 147
REIMBURSEMENT FOR NURSING COSTS FOR
GERIATRIC FACILITIES

Section
147.5

Reimbursement For Nursing Costs For Geriatric
Residents in Group Care Facilities
Functional Areas-of Needs and Restorative Care
Service Needs

147.25 Definitions

147.50 Reconsiderations

147.75 Midnight Census Report

147.105 Times and Staff Levels

147.125 Statewide Rates

147.150 Referrals

147.175 Basic Rehabilitation Aide Training Program

147.200 Nursing Rates

147.205 Staff Time and Allocation by Need Level

TABLE A Staff Time and Allocation for Restorative Programs

TABLE B Staff Time and Allocation for Restorative Programs

AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1987, ch. 111 1/2, par. 6503-1 et seq.) and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1987, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13).

SOURCE: Recodified from 89 Ill. Adm. Code 140.900 thru 140.912 and 140. Table H and 140. Table I at 12 Ill. Reg. 69567; amended at 13 Ill. Reg. 559, effective January 1, 1989; amended at 13 Ill. Reg. 7043, effective April 24, 1989; emergency amendment at 13 Ill. Reg. 10999, effective July 1, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 16796, effective October 13, 1989.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

Section 147.25 Functional Areas-of Needs and Restorative Care

A Resident Assessment Instrument is used to assess the variable needs of public assistance residents for determination of statewide nursing rates and facility reimbursement levels. The Resident Assessment guidelines as described in this Section

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Section 147.25

Functional Areas of Needs and Restorative Care (Cont.d)

identify the functional needs of the resident and the programs developed to improve their functional abilities.

a) Category 1 - Bathing/Grooming1) Functional Description

A) Needs and receives hands-on assistance due to functional deficit(s) (as determined by physical or psychological causes). Resident is helped with bathing some part of her or his body. This includes oral hygiene, washing hair and shaving.

2) Totally dependent. Resident requires and receives total assistance due to a functional deficit(s) (as determined by physical or psychological causes) from staff with bathing by staff. Resident is bathed by a staff person whether the bath is given in the tub, shower, or bed.

2) Restorative Care

Bathing and Grooming - Staff has developed and is implementing a specific program to assist resident to improve functional abilities in bathing and grooming due to a functional deficit(s) (as determined by physical or psychological causes).

3) Maintenance

Restorative care and program continues to be implemented, and is at a maintenance level after initial improvement. Restorative care and program intervention have been modified and continue to be implemented to maintain the resident's improved condition. When scoring this Level 2 Maintenance, the ADL component must be scored zero.

4) Prior to a resident being given credit for restorative care in any program, the following must be met:

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Functional Areas of Needs and Restorative Care (Cont.d)

A) An assessment completed identifying the resident's current level of functioning and plan developed to increase this level of functioning by either a physical therapist, occupational therapist, or a registered nurse who has successfully completed an approved rehabilitation course.

B) A reassessment is conducted as indicated in the initial plan. An assessment must be conducted at least every 90 days but can be conducted as frequently as needed based on outcome and response.

C) Program must be reflected in the resident's care plan.

D) Staff carries out the restorative care programs as indicated by the plan and records resident's response to the restorative care programs in the clinical record at least monthly.

E) The program is reviewed at the time of the care plan meeting by the interdisciplinary team; if resident fails to increase his functional ability, after initial improvement, credit will still be given as long as restorative care continues to be provided. (The care plan review is required by 42 CFR 456.380 (1987) (no subsequent dates or editions) for intermediate care facilities and 42 CFR 456.380 (1987) (no subsequent dates or editions) for skilled nursing facilities.

b) Category 2 - Clothing1) Functional Description

A) Needs and receives hands-on assistance due to a functional deficit(s) (as determined by

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Functional Areas-of Needs and Restorative Care (Cont.d)

physical or psychological causes). Resident requires and receives help with getting dressed. This involves the actual assisting with putting on clothes.

- 2+) B) Totally dependent. Resident requires and receives total assistance due to a functional deficit(s) (as determined by physical or psychological causes) from staff with dressing by-staff. Resident is dressed by a staff person and does not participate in dressing of self. This includes bedfast residents being dressed in gown, pajamas, etc.

2) Restorative Care

Clothing - Staff has developed and is implementing a specific program to assist resident to improve functional abilities in dressing due to a functional deficit(s) (as determined by physical or psychological causes).

3) Maintenance

Restorative care and program continues to be implemented, and is at a maintenance level after initial improvement. Restorative care and intervention have been modified and continue to be implemented to maintain the resident's improved condition. When scoring this Level 2 Maintenance, the ADL component must be scored zero.

- 4) Prior to a resident being given credit for restorative care in any program, the following must be met:

A) An assessment completed identifying the resident's current level of functioning and plan developed to increase this level of functioning by either a physical therapist, occupational therapist, or a registered nurse who has successfully completed an approved rehabilitation course.

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B) A reassessment is conducted as indicated in the initial plan. An assessment must be conducted at least every 90 days but can be conducted as frequently as needed based on outcome and response.

C) Program must be reflected in the resident's care plan.

D) Staff carries out the restorative care programs as indicated by the plan and records resident's response to the restorative care programs in the clinical record.

E) The program is reviewed by the time of the care plan meeting by the interdisciplinary team; if resident fails to increase his functional ability, after initial movement, credit will still be given as long as restorative care continues to be provided. (The care plan review is required by 42 CFR 456.380 (1987) (no subsequent dates or editions) for intermediate care facilities and 42 CFR 456.280 (1987) (no subsequent dates or editions) for skilled nursing facilities.

c) Category 3 - Eating1) Functional Description

1+) Resident needs and receives hands-on staff assistance due to functional deficit(s) (as determined by physical or psychological causes) to eat some part of the meal.

2+) Totally dependent. Resident requires and receives total assistance due to a functional deficit(s) (as determined by physical or psychological causes) from staff with eating.

3+) Tube Feeding. Resident requires and receives tube feeding. Resident is fed through

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naso/gastric tube or gastrostomy tube regardless of other oral food intake.

2)

Restorative Care

Eating - Staff has developed and is implementing a specific program to assist resident to improve functional abilities in eating due to a functional deficit(s) (as determined by physical or psychological causes).

3)

Maintenance

Restorative care and program continues to be implemented, and is at a maintenance level after initial improvement. Restorative care and intervention have been modified and continue to be implemented to maintain the resident's improved condition. When scoring this Level 2 Maintenance, the ADL component must be scored zero.

4)

Prior to a resident being given credit for restorative care in any program, the following must be met:

A) An assessment completed identifying the resident's current level of functioning and plan developed to increase this level of functioning by either a physical therapist, occupational therapist, or a registered nurse who has successfully completed an approved rehabilitation course.

B)

A reassessment is conducted as indicated in the initial plan. An assessment must be conducted at least every 90 days but can be conducted as frequently as needed based on outcome and response.

C)

Program must be reflected in the resident's care plan.

D)

Staff carries out the restorative care programs as indicated by the plan and

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Functional Areas-of Needs and Restorative Care (Cont.d)

records resident's response to the restorative care programs in the clinical record.

E)

The program is reviewed at the time of the care plan meeting by the interdisciplinary team; if resident fails to increase his/her functional ability, after initial improvement, credit will still be given as long as restorative care continues to be provided. The care plan review is required by 42 CFR 456.380 (1987) (no subsequent dates or editions) for intermediate care facilities and 42 CFR 456.280 (1987) (no subsequent dates or editions) for skilled nursing facilities.

d) Category 4 - Mobility

1)

Functional Description

A) Needs and receives hands-on assistance due to a functional deficit(s) (as determined by physical or psychological causes) with standing, transfer or movement about the facility. Staff provides assistance with transfer from bed to chair, walker or wheelchair. Resident can ambulate or move about facility per self once transfer is completed. Or, resident can transfer independently, but staff must assist resident with movement about the facility.

2)

B) Resident requires and receives hands-on assistance due to a functional deficit(s) (as determined by physical or psychological causes) to transfer from bed to chair or wheelchair and requires and receives assistance with movement about the facility.

2)

Restorative Care

Mobility - Staff has developed and is implementing a specific program to assist resident to improve functional abilities in

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Section 147.25 Functional Areas-of Needs and Restorative Care (Cont.d)

transferring, ambulation, wheelchair mobility, and/or bed mobility due to a functional deficit(s) (as determined by physical or psychological causes).

3) Maintenance

Restorative care and program continues to be implemented, and is at a maintenance level after initial improvement. Restorative care and intervention have been modified and continue to be implemented to maintain the resident's improved condition. When scoring this Level 2 Maintenance, the ADL component must be scored zero.

4) Prior to a resident being given credit for restorative care in any program, the following must be met:

A) An assessment completed identifying the resident's current level of functioning and plan developed to increase this level of functioning by either a physical therapist, occupational therapist, or a registered nurse who has successfully completed an approved rehabilitation course.

B) A reassessment is conducted as indicated in the initial plan. An assessment must be conducted at least every 90 days but can be conducted as frequently as needed based on outcome and response.

C) Program must be reflected in the resident's care plan.

D) Staff carries out the restorative care programs as indicated by the plan and records resident's response to the restorative care programs in the clinical record.

E) The program is reviewed at the time of the care plan meeting by the interdisciplinary

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team; if resident fails to increase his functional ability, after initial improvement, credit will still be given as long as restorative care continues to be provided. (The care plan review is required by 42 CFR 456.380 (1987) (no subsequent dates or editions) for intermediate care facilities and 42 CFR 456.280 (1987) (no subsequent dates or editions) for skilled nursing facilities.

e) Restorative-Care

1) Bathing and Grooming---Staff has developed and is implementing a specific program to assist resident to improve and/or maintain functional abilities in bathing and grooming.

2) Clothing---Staff has developed and is implementing a specific program to assist resident to improve and/or maintain functional abilities in clothing.

3) Eating---Staff has developed and is implementing a specific program to assist resident to improve and/or maintain functional abilities in eating.

4) Mobility---Staff has developed and is implementing a specific program to assist resident to improve and/or maintain functional abilities in transferring, ambulation and/or wheelchair mobility.

Agency Note:--Prior to a resident being given credit for restorative care in bathing, clothing, eating, or mobility the following must be met:--an assessment completed identifying the resident's current level of functioning and a plan developed to increase this level of functioning by either a physical therapist, occupational therapist, or a registered nurse who has successfully completed an approved rehabilitation course; a reassessment is conducted as indicated in the initial plan;--An assessment must be conducted at least every 90 days but can be conducted as frequently as needed based on outcome and response;--Programs must

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be-reflects-in-the-resident's-care-plan;-Staff carries-out-the-restorative-care-as-indicated-by-the plan-and-records-resident's-response-to-the restorative-care-in-the-clinical-record;-and-the program-is-reviewed-at-the-time-of-the-care-plan meeting-by-the-interdisciplinary-team;-if-resident fails-to-improve-his-functional-ability,-or-if-the rate-of-decline-of-that-functional-ability-is-slowed, credit-will-still-be-given-as-long-as-restorative-care continues-to-be-carried-out;--(The-care-plan-review-is required-by-42-CPR-456-380-(1984)-for-intermediate care-facilities-and-43-CPR-456-280-(1984)-for-skilled nursing-facilities;-The-interdisciplinary-team-is defined-in-77-ILCS-Adm.-Code-300-330);

g) Category 5 - Continence

- 1) Due-to-incontinence-of-bladder-and/or-bowel, staff-changes-resident's-clothing-and/or-bedding more-than-four-times-in-a-24-hour-period.
- 2) Staff-assists-resident-to-toilet-as-frequently-as indicated-by-resident-need;-Resident-is-kept continent-due-to-staff-intervention,-except-for occasional-accidents,-less-than-once-a-day.
- 3) Staff-assist-resident-to-toilet-as-frequently-as indicated-by-resident-needs;-in-spite-of-this staff-will-need-to-change-resident's-clothing and/or-bedding-1-4-times-in-a-24-hour-period.

Functional Description

- A) Resident is incontinent of bladder and/or bowel (includes dribbling).
- B) Resident is incontinent and assisted to toilet as frequently as indicated by resident need.

h) Category 6 - Psycho/Social/Mental Status

- 1) A-qualified-mental-health-professional-or appropriate-professional-staff-has-developed-and is-implementing-a-specific-intervention-program

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that-addresses-psycho/social-needs;-This-program must-be-in-the-care-plan-and-the-resident's response-to-staff's-intervention-must-be-recorded in-the-clinical-record;-These-interventions-can occur-in-a-1-1-scheduled-counseling-or-in-a-group setting;-if-in-a-group-setting-the-group-must-be appropriate-in-size-(no-more-than-eight)-and consist-of-residents-with-similar-goals;-This intervention-occurs-at-least-twice-a-week.

2)

A-qualified-mental-health-professional-or appropriate-professional-staff-has-developed-and is-implementing-a-specific-intervention-program that-addresses-psycho/social-needs;-This-program must-be-in-the-care-plan-and-the-resident's response-to-staff's-intervention-must-be-recorded in-the-clinical-record;-These-interventions-can occur-in-a-1-1-scheduled-counseling-group setting,-or-can-consist-of-a-plan-with-staff using-ongoing,-specifically-identified interventions-for-correcting-episodic-behavioral problems-as-they-occur;-if-in-a-group-setting, the-group-must-be-appropriate-in-size-(no-more than-eight)-and-consist-of-residents-with-similar goals;-This-intervention-occurs-more-than-twice a-week.

3)

Due-to-a-specific-psychiatric-disorder-a qualified-mental-health-professional-has developed-and-is-implementing-a-specific intervention-program-to-decrease-resident's inappropriate-behavior-related-to-his/her diagnosis;-The-intervention-program-may-occur-in multiple-settings-(i.e.-1-1-scheduled-counseling group-setting-consisting-of-no-more-than-eight residents-with-similar-goals-and-on-going, specifically-identified-interventions-for correcting-episodic-behavioral-problems);

Functional Description

Staff has developed and is implementing a specific intervention program that addresses psychosocial needs. This program is monitored by a Qualified Health Professional "QHP" as

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evidenced by signing off on care plan and/or response notes, with written recommendations as appropriate in the clinical record. This program must be in the care plan and the resident's response to staff's intervention must be recorded in the clinical record at least monthly.

Interventions may occur in 1:1 scheduled counseling sessions, group sessions no larger than eight, or strictly incident intervention. Incident intervention only programs are limited to residents with severe behavior problems which preclude participation in a more structured setting. Incident intervention only must consist of a plan with staff using ongoing specifically identified interventions for identified behavior occurrences. The plan may consist of any combination of the above-mentioned techniques. Interventions must take place at least three times a week.

2) Prior to a resident program being given credit for psychosocial/mental status, the following must be met:

- A) An assessment completed identifying the resident's current psychosocial need and a specific plan developed. For episodic intervention, an assessment must include duration, intensity and frequency of behavior. The assessment for episodic behavior must also include precipitating factors and consequences.
- B) A reassessment is conducted as indicated in the initial plan. A reassessment must be conducted at least every 90 days but can be conducted as frequently as needed based on outcome and response.
- C) A program must be reflected in the resident's care plan.
- D) Staff carries out the program as indicated by the plan and records such in the clinical record.

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E) The program is reviewed at the time of the care plan meeting by the interdisciplinary team as defined by the Department of Public Health at 77 Ill. Adm. Code 300.330. (The care plan review is required by 42 CFR 456.380 (1987) (no subsequent dates or editions) for intermediate care facilities and 42 CFR 456.280 (1987) (no subsequent dates or editions) for skilled nursing facilities. The interdisciplinary team is defined by the Department of Public Health at 77 Ill. Adm. Code 300.330.)

Agency Note:--Prior to a resident being given credit for psycho-social/mental status the following must be met:--an assessment completed identifying the resident's current psycho-social need and a specific plan is developed by a qualified mental health professional or appropriate professional staff to address the resident's psycho-social need; a reassessment is conducted as indicated in the initial plan;--An assessment must be conducted at least every 90 days but can be conducted as frequently as needed based on outcome and response; program must be reflected in the resident's care plan; staff carries out the program as indicated by the plan and records resident's response to the program in the clinical record; and the program is reviewed at the time of the care plan meeting by the interdisciplinary team;--(The care plan review is required by 42 CFR 456.380 (1984) for intermediate care facilities and 42 CFR 456.280 (1984) for skilled nursing facilities;--The interdisciplinary team is defined in 77 Ill. Adm. Code 300.330.)

(Source: Amended at 13 Ill. Reg. 16796, effective October 13, 1989)

Section 147.50 Service Needs

This Section describes the Department's method of reimbursement for nursing costs for service needs through the use of the Resident Assessment Instrument. It further describes therapy services that may be needed by residents that are reimbursable through a separate post-payment audit system.

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Section 147.50 Service Needs (Cont'd)

a) Category 1 - Appliances

- a) Services are measured in terms of frequency and intensity and evaluated as to the service needed on the day of the survey unless a different time frame is specified for that particular service.
- b) Intensity is measured in terms of the type of nursing staff primarily or solely responsible for providing the service. Uncomplicated services may be carried out by unlicensed personnel under licensed supervision. More complex services or services provided for residents with conditions requiring more skilled care can be carried out only by licensed staff.
- c) Some services vary only in frequency, for example, the giving of injections. Each item states whether the service is a "frequency" or "intensity" rated service.
- d) The following are services regularly provided in group care facilities. Each item states whether the service is a "frequency" "intensity" or "rated service."

1) Type Code: Frequency codes

One or more appliances.

t2) Appliances

- A) Appliances, restricted to the following devices, that the facility staff assist the resident with applying, and/or maintenance/care of the appliance as indicated per physician's or dentist's orders and/or resident plan of care.

tA) Hearing device (one or two)

tB) Elastic joint supports

tC) Ted or jobst hose (one or two)

tD) A neck brace

tE) A back brace

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- vF) Artificial limbs
- vG) Trusses (male and female)
- vH) Prescribed ACE bandages
- iI) Cervical collars
- xJ) Leg braces
- xK) Arm braces
- xL) Head braces
- xM) Splints
- xN) Slings
- xO) Contact lens
- xP) Artificial eye
- xQ) Protective helmet
- xR) Cylinder braces
- xS) Eyeglasses
- xT) Dentures
- xU) Electrolarynx
- xV) Augmentative communication system
- xW) TENS Unit
- xX) Wheelchair cuffs
- xY) ADL adaptive equipment
- xZ) Abductor bar/pillow

B) Type code:--frequency codes

i) (level-1)-One or two-appliance

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1) ~~Level-2~~-Three or more appliances

2) Catheterization

b) Category 2 - Catheterization

Type code: Intensity codes

A) ~~Level-1~~ Indwelling, Texas, supra pubic catheter, intermittent catheterization, including care and irrigation

B) ~~Level-2~~ Daily-intermittent-catheterization

3) Decubitus Care

c) Category 3 - Decubitus Treatment

Type code: Intensity codes

A1) ~~Level-1~~ Resident has been admitted with a stage I or II decubitus ulcer.

B2) ~~Level-2~~ Resident has been admitted with a stage III or IV decubitus ulcer.

E3) ~~Level-3~~ Resident has a Stage I or II

B4) ~~Level-4~~ Resident has a Stage III or IV decubitus ulcer that developed while in the facility.

Agency Note:--In-the-event-of-ulcer progression-after-admission, reimbursement shall remain-at-the-admission-stage-level.

4) Decubitus Prevention

d) Category 4 - Decubitus Prevention

Type code: Intensity codes

A1) ~~Level-1~~ Resident has been assessed, using a standardized comprehensive assessment instrument, to determine risk for developing

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decubitus ulcers and has scored in the moderate risk category. A comprehensive preventative program as specified in the care plan is being implemented and must which-includes address, but is not limited to, such-measures-as positioning schedules, range of motion program, nutritional support, and skin measures (i.e., whirlpool, etc.) as determined by facility policy.

B2) ~~Level-2~~ Resident has been assessed, using a standardized comprehensive assessment instrument, to determine risk for developing decubitus ulcers and has scored in the high risk category. A comprehensive preventative program as specified in the resident care plan is being implemented and must which-includes address, but is not limited to, such-measures-as special mattresses or wheelchair cushions to reduce pressure, a positioning schedule, range of motion program, nutritional support and daily skin checks, and skin care measures (i.e., whirlpool, etc.) as dictated by facility policy for high risk residents.

5) Wound Care

e) Category 5 - Wound Care

A) Wound-care-(treatment-of-a-skin-lesion)-other-than-a-decubitus-ulcer-may-include wet-packs, soaks, whirlpools-for-open lesions, or treatments when ordered-by-a physician-and-applied-to-lesions.

B) Type code: Intensity codes

1) ~~Level-1~~ Dressings and/or skin treatments for noninfected areas, which may require an over-the-counter medication.

12) ~~Level-2~~ Complex dressings (such as sterile dressings or post-op) and/or treatment to lesions that are infected.

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6) Injections

B2) (Level-2) Once a week.

f) Category 6 - Injections

E3) (Level-3) Daily.

Type code: Frequency codes

A1) (Level-1) Requires and receives injections less than daily but at least once a month, on a regular basis as per physician order.

B2) (Level-2) Requires and receives one or more injections daily.

7) I.V.'s and Clysis

g) Category 7 - Intravenous Therapy: I.V.'s and Clysis

Type code: Frequency codes

A1) (Level-1) Required and received I.V. or clysis for at least 48 hours (intermittent or continuous) during the past two three months

B2) (Level-2) Required and received I.V. or clysis seven or more days in past two three months.

8) Laboratory-Specimen-Service

h) Category 8 - Laboratory-Specimen Service

Type code: Frequency codes

Resident required and facility staff collected one or more of the following: a specimen including blood specimen, urine specimen either by midstream "cleancatch" or by catheter, sputum specimen, stool specimen, swabs of throat, lesions, diabetic urine test, telephonic pacemaker check or electrocardiogram or oximeter or glucometer readings or checking and monitoring of dialysis shunts. (Do not include specimens Specimens collected by an outside lab) are not included.

A1) (Level-1) One time in the last three months.

9) Speech-Language-Pathology-and-Audiology-(SLP/A) Rehabilitative-Services

A) There must be a reasonable likelihood that the treatment will improve the resident's functional means of communication. While there is no specific time limit on the duration of these services, improvement of the resident's condition must be evident in the therapist's documentation.

B) Type code: Intensity codes

(Level-1) Resident requires and facility provides a Speech-Language-Pathology and Audiology (SLP/A) Rehabilitative Program as ordered by a physician planned and designed specifically for the resident by a certified speech-language pathologist/audiologist or clinical fellow (CFL) and including measurable goals. This program is carried out on a regularly scheduled basis by a certified speech-language pathologist/audiologist. Progress notes are to be recorded as to the improvement of the resident's condition. This service must be reevaluated monthly by the certified speech-language pathologist/audiologist or clinical fellow.

10) Medications/Medication-Monitoring

i) Category 9 - Medications/Medication Monitoring

Type code: Intensity codes

A) (Level-1) Resident needs and receives medication that requires special monitoring done by licensed or unlicensed personnel with licensed supervision, including vital signs, lab work, and clinics that results in few if any changes in dosage of

medication or amount of assessment necessary, four times a day or more during off-hours or by multiple routes, and requires routine monitoring to check for untoward reaction or side effects. Also included is a resident who needs and receives medication that requires special monitoring by licensed personnel with need for assessing and reporting to physician if necessary, changes in resident status, lab work, side effects, or apparent drug interactions. This can result in an adjustment of dosage or medication, or in continuing assessment of an unstable condition.

- B) (level-2)-Resident needs-and-receives medication four times a day or more during off-hours or by multiple routes, and requires routine monitoring to check for untoward reaction or side effects.
- E) (level-3)-Resident needs-and-receives medication that requires special monitoring done by licensed personnel with need for assessing and reporting to physician if necessary, changes in resident status, lab work, side effects or apparent drug interactions that can result in an adjustment of dosage or medication or in continuing assessment of an unstable condition.

ii) Occupational Therapy and Related Rehabilitative Services

j) Category 10 - Occupational Rehabilitation Services

1) Type code: Intensity Code

The occupational rehabilitation program shall be ordered by a physician. It shall be planned and designed specifically for the resident by a registered or licensed occupational therapist (OTR/L) (68 Ill. Adm. Code 1315). The program occupational rehabilitation services shall be administered by a rehabilitation aide or

Certified Occupational Therapist Assistant ("COTA") under the supervision of the OTR/L. There shall be a monthly review of progress documented by the OTR/L, or if written by the COTA, co-signed by the OTR/L.

A2) There must be a reasonable likelihood that the occupational therapy and/or the occupational rehabilitation services will improve the resident's functional ability. While there is no specific time limit on the duration of these services, benefit to the resident's functional ability must be evident in the therapist's documentation. This service must be reviewed at the time of the care plan meeting review by the interdisciplinary team.

B) This service must be reviewed at the time of the care plan meeting by the interdisciplinary team. (The care plan review is required by 42-CPR-456-380 (1984) for intermediate care facilities and 42-CPR 456-280 (1984) for skilled nursing facilities. The interdisciplinary team is defined in 77-Ill-Adm-Code-300-330.)

E) Type code: Intensity codes

- i) (level-1)-The occupational therapy shall be ordered by a physician. It shall be planned and designed specifically for the resident by a registered occupational therapist licensed (OTR/L). This plan must include measurable goals. The program shall be carried out on a regularly scheduled basis by an individual with qualifications of a registered occupational therapist/licensed (OTR/L). There must be a review of progress towards goals documented by the OTR/L every two weeks.
- ii) (level-2)-The occupational therapy program shall be ordered by a

PHYSICIAN.--It shall be designed and planned specifically for the resident by the OGR/Lr.--The direct occupational therapy services shall be administered by a certified occupational therapist assistant/licensed (COTA/Lr) under the supervision of the OGR/Lr.--There shall be a review of the progress documented either by the OGR/Lr or the COTA/Lr every two weeks.--The OGR/Lr must assign the COTA/Lr's documentation every three weeks.

PHYSICIAN.--It shall be designed and planned specifically for the resident by the OGR/Lr.--The direct occupational therapy services shall be administered by a certified occupational therapist assistant/licensed (COTA/Lr) under the supervision of the OGR/Lr.--There shall be a review of the progress documented either by the OGR/Lr or the COTA/Lr every two weeks.--The OGR/Lr must assign the COTA/Lr's documentation every three weeks.

iii) (Level-3)-The occupational rehabilitation program shall be ordered by a physician.--It shall be designed and planned specifically for the resident by the OGR/Lr.--The occupational rehabilitation services shall be administered by a rehabilitation aide under the supervision of the OGR/Lr. There shall be a monthly review of the progress documented either by the OGR/Lr or if written by the COTA/Lr assigned by the OGR/Lr.

iv) (Level-4)-Resident has been evaluated, assessed or reassessed by a registered occupational therapist/licensed (OGR/Lr) and a specific restorative program developed to increase residents functional level.--This program is then carried out by the nursing department.

3) Agency Note: Prior to a resident being given credit in level-3 (see Section 147.50(a)(10)(b)(iii)) for occupational therapy and related rehabilitative services, the following conditions must be met: the rehabilitation aide must be a certified nurse aide or have a related associate degree or two years of college in a related field or an approved 36-hour activity course and effective January 1, 1987, has received specified training as outlined and

approved by the Department of Public Aid; and a corresponding ADL Restorative Program must be developed to increase the resident's functional ability and it must be carried out by the nursing department. The resident's response to the intervention must be recorded in the clinical record.

B) The occupational rehabilitation aide must be a certified nurse's aide, or have a related degree, or two years of college in a related field, or an approved 36 hour activity course and has received specified training as outlined and approved by the Department of Public Aid.

C) For residents with a mentally ill diagnosis, if occupational rehabilitation is scored, a psychosocial and/or a corresponding ADL program must have been developed and scored.

12) Ostomy-Care
Includes-gastrostomy-ileostomy-jejunostomy-and-
colostomy.
Type-code:--Intensity-codes
A) (Level-1)-Uncomplicated care of ostomy-
(Gastrostomy-is-included)--Includes-routine
care-and-maintenance-of-the-ostomy-liver-
cleansing-and-appliance-change.

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- B) (Level-2)-Complex-ostomy--includes-post-op gastrostomy-care-of-percutaneous-endoscopic gastrostomy-(PEG)-tubes-or-an-ostomy-that, given-the-patient's-overall-condition, requires-licensed-care--includes-all ostomies-that-have-become-exacerbated-or require-a-prescription-medication application.

- 13) Physical-Therapy-and-Related-Rehabilitative Services

k) Category 11 - Physical Rehabilitation Services1) Type code: Intensity Code

The physical rehabilitation program shall be ordered by a physician. It shall be designed and planned specifically for the resident by the Registered Physical Therapist (RPT). The physical rehabilitation services shall be administered by a Physical Therapy Assistant (PTA) or a rehabilitation aide under the supervision of the RPT. There shall be a monthly review of the progress documented by the RPT or if written by the PTA, co-signed by the RPT.

- A2) There must be a reasonable likelihood that the physical therapy and/or the physical rehabilitation services will improve the resident's functional ability. While there is no specific time limit on the duration of these services, benefit to the resident's functional ability must be evident in the therapist's documentation. This service must be reviewed at the time of the care plan meeting review by the interdisciplinary team.

- 3) Prior to a resident being given credit in physical rehabilitation services, the following must be met:

- A) A corresponding ADL restorative program must be developed to increase the resident's functional ability and it must be carried out by the nursing department. The

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resident's response to the intervention must be recorded in the clinical record.

- B) The physical rehabilitation aide must be a certified nurse aide, or have completed at least one year of nurses training and have received specified training as outlined and approved by the Illinois Department of Public Aid.

- C) For residents with a mentally ill diagnosis, if physical rehabilitation is scored, a psychosocial and/or a corresponding ADL program must have been developed and scored.

- B) This service must be reviewed at the time of the care plan review by the interdisciplinary team. (The care plan review is required by 42 CFR 456.380-(1984) for intermediate care facilities and 42 CFR 456.380-(1984) for skilled nursing facilities. The interdisciplinary team is defined in 77 Ill. Adm. Code 300.330.)

c) Type code: Intensity codes

- i) (Level-1)-The physical therapy shall be ordered by a physician. It shall be planned and designed specifically for the resident by a physical therapist (PT). This plan must include measurable goals. The program shall be carried out on a regularly scheduled basis by an individual with qualifications of a physical therapist. There must be a review of progress towards goals documented by the PT every two weeks.

- ii) (Level-2)-The physical therapy program shall be ordered by a physician. It shall be designed and planned specifically for the resident by the PT. The direct physical therapy services shall be administered by a physical therapist assistant (PTA)

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under the supervision of the PT. -- There shall be a review of the progress documented either by the PT or the PTA every two weeks. -- The PT must assign the PTA's documentation every three weeks.

iii) (level 3) - The physical rehabilitation program shall be ordered by a physician. -- It shall be designed and planned specifically for the resident by the PT. -- The physical rehabilitation services shall be administered by a physical therapist assistant (PTA) or a rehabilitation aide under the supervision of the PT. -- There shall be a monthly review of the progress documented either by the PT or if written by the PTA, assigned by the PT.

iv) (level 4) - Resident has been evaluated, assessed or reassessed by a physical therapist and a specific restorative program developed to increase resident's functional level. -- This program is then carried out by the nursing department.

Agency Note: -- Prior to a resident being given credit in level 3 (see Section 147.50(d)(12)(B)(iii)) for physical therapy and related rehabilitative services, the following conditions must be met: -- the rehabilitation aide must be a certified nurse aide or have completed at least one year of nurses training and effective January 1, 1987, has received specified training as outlined and approved by the Illinois Department of Public Aid, and a corresponding ADB Restorative Program must be developed to increase the resident's functional level that is being carried out by the nursing department. -- Or a corresponding level 3 psycho/social/mental status

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intervention program has been developed to address resident's psycho/social needs that is carried out by the appropriate staff. -- The resident's response to the intervention must be recorded in the clinical record.

1) Category 12 - Passive Range of Motion (PROM)

Type code: Frequency Code

Resident requires and receives PROM exercises to at least one extremity at least two times per day.

m) Category 13 - Ostomy Care

Type code: Intensity codes

Includes gastrostomy, ileostomy, jejunostomy and colostomy.

1) Uncomplicated care of ostomy (gastrostomy included). Includes routine care and maintenance of the ostomy, i.e., cleansing and appliance change.

2) Complex ostomy, Includes post/op operative, ostomies, care of Percutaneous Endoscopic Gastrostomy (PEG) tubes, or an ostomy that, given the patient's overall condition, requires licensed care. All ostomies that have become excoriated or require a prescription medication application are included.

i4) Respiratory-Therapyn) Category 14 - Respiratory Therapy

A) Respiratory therapy includes oxygen, positive pressure breathing therapy, humidity therapy, or aerosol therapy. -- No credit for room humidifier.

B) Type code: Intensity codes

iA) (level 1) Uncomplicated provision of

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these therapies. Resident is capable of administering his/her own respiratory therapy (oxygen and humidity) with minimum assistance from licensed personnel and routine monitoring by staff.

i1B) (level-2) Complex due to the nature of the resident's condition, type procedure or multiplicity of procedures required. Positive pressure breathing therapy, aerosol therapy, etc. and complicated problems with oxygen-humidity is required by resident, and resident Resident is totally dependent upon administration by licensed staff.

2) Respiratory therapy includes oxygen, positive pressure breathing therapy, humidity therapy, or aerosol therapy. Room humidifiers are not included.

i5) Suctioning

o) Category 15 - Suctioning

A) Includes postural drainage, percussion, and vibration.

B1) Type code: Frequency codes

iA) (level-1) Less than daily but at least twice weekly.

i1B) (level-2) Once or more daily.

2) Includes postural drainage, percussion, and vibration.

i6) Tracheostomy Care

p) Category 16 - Tracheostomy Care

A) Includes care of tracheostomy site.

B1) Type code: Intensity codes.

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iA) (level-1) Requires routine cleansing of tracheostomy site and non-sterile dressing change. Tracheostomy care managed by the staff.

i1B) (level-2) Requires and receives complex care to tracheostomy site more than one time daily which includes the changing of sterile or complex dressings, suctioning or changing of the tracheostomy tube, and/or monitoring of unstable respiratory status.

2) Includes care of tracheostomy site.

i7) Discharge Planning

q) Category 17 - Discharge Planning

A) Type code: Intensity codes

B) (level-1) A specific discharge plan has been developed by an interdisciplinary team that is interdisciplinary and reflected in the resident care plan. Includes only residents with discharge anticipated within the next three (3) months in less than 60 days to a less restrictive environment. This plan shall include family and other state agency programs where appropriate (e.g. Department on Aging and Department of Rehabilitation Services). Discharge of the resident need not be accomplished provided the plan has been implemented and the services were in within the past two four months.

i8) Passive Range of Motion (PROM)

A) Prior to a resident being given credit for PROM exercises, the following must be met:

i) Intervention must be reflected in resident's care plan.

i1) Staff carries out the intervention as indicated by the plan and records such

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in-clinical-records-

iii) Resident-response-to-the-intervention is recorded-in-the-clinical-record.

B) Type-code--intensity-codes

i) (level-1)-Resident-requires-and receives-PROM-exercises-to-one-or-two extremities-at-least-two-times-per-day.

ii) (level-2)-Resident-requires-and receives-PROM-exercises-to-three-or four-extremities-at-least-two-times-per day.

19) Health-and-Fitness-Programs

r) Category 18 - Exercise, Health and Fitness Programs

Type code: Intensity Codes.

A) (level-1) A health and fitness program has been specifically planned for the resident by a licensed nurse. The resident's specific fitness program is written on the resident's fitness card. Following the resident's attendance, participation in the specific routines must be recorded on the resident's fitness card. The program is carried out at least three times per week. Facility staff shall provide general observation-of-the-resident's-participation in-the-program. The resident's response to the program must be documented in the clinical record by-the-licensed-nurse-at least one time per month. Fitness routines may vary based on the resident's physical condition, fitness preferences and plan of care. Programs may be self-monitored, in this-level-of-service-are-low-stressed-and may-be-self-administered. Programs may consist of, but are not limited to-the following:- walking/fitness trails, flexibility exercises, endurance maintenance, and-wheel chair pushups.

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swimming, biking, basketball, baseball, and/or volleyball.

B) (level-2) A health-and-fitness-program-has been-specifically-planned-for-the-resident by-an-occupational-therapist-or-physical-therapist-and-approved-by-the-resident's attending-physician--A-physiatrist-may-also-develop-a-fitness-program-in-consultation-with-the-resident's-attending-physician--The-resident's-specific-program-is-written-on-the-resident's-fitness-card--Following the-resident's-attendance-participation-in-the-specific-routines-must-be-recorded-on-the-fitness-card--The-program-is-carried-out-at-least-three-times-per-week--The resident's-response-to-the-program-must-be documented-in-the-clinical-record-every-two-weeks-by-the-staff-who-monitor-the-program alternating-with-the-occupational-therapist/physical-therapist-or-physiatrist--Exercise routines-may-vary-based-on-resident's assessment-physical-condition-and-physiatrist's-orders--The-professional-developing-the-program-should-document-on-the-fitness-card-parameters-to-be-measured such-as-target-pulse-rate-respiratory-rate manual-muscle-testing-scores-and-other parameters--Programs-in-this-level-of service-include-those-requiring-physical exertion-neuro-muscular-coordination-and/or are-aerobic-in-nature--Programs-may-consist-of-but-are-not-limited-to-the-following: use-of-exercise-equipment-such-as-stationary-bikes-rowing-equipment-puller-free weights-etc--swimming-jogging-and-other exercise-routines-designed-to-increase-the-heart-rate-and-oxygen-consumption-- Depending-on-the-nature-of-the-program parameters-such-as-resting-pulse-and post-exercise-heart-rate-should-be-monitored pre-and-post-exercise-routine.

C) (level-3) A health-and-fitness-program-has been-specifically-planned-for-the-resident with-a-psychiatric-disorder-by-the-licensed

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nurse-qualified-mental-health-professional activity-director-or-recreational therapist--The resident's specific program is written on the resident's fitness card. Following the resident's attendance participation in the specific routines must be recorded on the fitness card--The program is carried out at least three times per week--The resident's response to the program must be documented in the clinical record at least one time per month by the staff who monitor the program--If the person documenting the program is a level staff then the documentation must be co-signed by a licensed nurse-qualified mental health professional activity director or recreational therapist. Routines may vary based on resident's physical condition, fitness preferences, and overall plan of care--Programs may consist of but are not limited to the following: swimming, biking, basketball, baseball, volleyball or soccer.

s) Category - Therapy Services1) Speech-Language Pathology and Audiology (SLP/A) Rehabilitative ServicesA) General Criteria

There must be a reasonable likelihood that the treatment will improve the resident's functional means of communication. While there is no specific time limit on the duration of these services, improvement of the resident's condition must be evident in the therapist's documentation.

B) Specific Criteria

Resident requires and facility provides a Speech-Language Pathology and Audiology (SLP/A) Rehabilitative Program as ordered by a physician, planned and designed specifically for the resident by a certified

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speech-language pathologist/audiologist or Clinical Fellow (CF) and including measurable goals. This program is carried out on a regularly scheduled basis by a certified speech-language pathologist/audiologist or Clinical Fellow (CF). Progress notes are to be recorded as to the improvement of the resident's condition. This service must be reevaluated monthly by the certified speech-language pathologist/audiologist.

2) Physical Therapy and Related Rehabilitative ServicesA) General Criteria

There must be a reasonable likelihood that the physical therapy and/or the physical rehabilitation services will improve the resident's functional ability. While there is no specific time limit on the duration of these services, benefit to the resident's functional ability must be evident in the therapist's documentation. This service must be reviewed at the time of the care plan review by the interdisciplinary team. The care plan review is required by 42 CFR 456.380 (1987) (no subsequent dates or editions) for intermediate care facilities and 42 CFR 456.280 (1987) (no subsequent dates or editions) for skilled nursing facilities. The interdisciplinary team is defined in 77 Illinois Administrative Code, Section 300.330.

B) Specific Criteriai) Physical Therapy I

Physical therapy shall be planned and designed specifically for the resident by a physical therapist (PT). This plan must include measurable goals. The program shall be carried out on a regularly scheduled basis by an

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individual with qualifications of a physical therapist. There must be a review of progress toward goals documented by the PT monthly.

ii) Physical Therapy II

The physical therapy program shall be ordered by a physician. It shall be designed and planned specifically for the resident by the PT. The direct physical therapy services shall be administered by a physical therapist assistant (PTA) under the supervision of the PT. There shall be a review of the progress documented either by the PT or the PTA monthly. The PT must cosign the PTA's documentation monthly.

iii) Physical Therapy Assessment

Resident has been evaluated, assessed or reassessed by a physical therapist and a specific restorative program developed to increase resident's functional level. This program is then implemented by the nursing department. This is not scored if resident is also in any rehabilitation program.

3) Occupational Therapy and Related Rehabilitative ServicesA) General Criteria

There must be a reasonable likelihood that the occupational therapy and and/or the occupational rehabilitation services will improve the resident's functional ability. While there is no specific time limit on the duration of these services, benefit to the resident's functional ability must be evident in the therapist's documentation. This service must be reviewed at the time of the care plan review by the interdisciplinary team. The care plan

NOTICE OF ADOPTED AMENDMENTS

Section 147.50

Service Needs (Cont'd)

review is required by 42 CFR 456.380 (1984) for intermediate care facilities and 42 CFR 456.280 (1984) for skilled nursing facilities. The interdisciplinary team is defined in 77 Illinois Administrative Code, Section 300.330.

B) Specific Criteriai) Occupational Therapy I

The occupational therapy shall be ordered by a physician. It shall be planned and designed specifically for the resident by a registered occupational therapist/licensed (OTR/L). This plan must include measurable goals. The program shall be carried out on a regularly scheduled basis by an individual with qualifications of a registered occupational therapist/licensed (OTR/L). There must be a review of progress towards goals documented by the OTR/L every month.

ii) Occupational Therapy II

The occupational therapy program shall be ordered by a physician. It shall be designed and planned specifically for the resident by the OTR/L. The direct occupational therapy services shall be administered by a certified occupational therapy assistant/licensed (COTA/L) under the supervision of the OTR/L. There shall be a review of the progress documented either by the OTR/L or COTA/L monthly. The OTR/L must cosign the COTA/L's documentation after monthly.

iii) Occupational Therapy Assessment

Resident has been evaluated, assessed

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 147.50

Service Needs (Cont'd)

or reassessed by a registered occupational therapist/licensed (OTR/L) and a specific restorative program developed to increase residents' functional level. This program is then implemented by the nursing department. This is not scored if resident is also in any rehabilitation program.

(Source: Amended at 13 Ill. Reg. 16796, effective October 13, 1989)

DEPARTMENT OF AGRICULTURE

NOTICE OF PEREMPTORY AMENDMENTS

1) The Heading of the Part: Meat and Poultry Inspection Act

2) The Code Citation: 8 Ill. Adm. Code 125

3) Section Number: Peremptory Action:

125.280

Amended

4) Reference to the Specific State or Federal Court Order, Federal Rule or Statute Which Requires this Peremptory Rulemaking: The Meat and Poultry Inspection Act (Ill. Rev. Stat. 1987, ch. 56 1/2, par. 316); the Federal Meat Inspection Act (21 U.S.C.A. 661); 54 FR 40631 (1989).

5) Statutory Authority: The Meat and Poultry Inspection Act (Ill. Rev. Stat. 1987, ch. 56 1/2, par. 316)

6) Effective Date: October 11, 1989

7) A Complete Description of the Subjects and Issues Involved:

In order to maintain an "equal to" status with the federal meat inspection program as required by the Federal Meat Inspection Act, and in compliance with Section 16 of The Meat and Poultry Inspection Act, changes in the federal rules relative to meat inspection are hereby adopted.

Part 319 of the Federal Meat Inspection regulations has been amended to adopt changes in references to the Official Methods of Analysis of the Association of Official Analytical Chemists (AOAC) publication. The most recent edition of the AOAC publication is being referenced. There are no substantive changes in the methods according to the federal Food Safety and Inspection Service. Therefore, this amendatory change should not create any additional fiscal impact.

8) Does this rulemaking contain an automatic repeal date? No

9) Date Filed in Agency's Principal Office: October 11, 1989

10) This rule is in compliance with Section 5.03 of the Illinois Administrative Procedure Act.

11) Are there any proposed amendments pending to this Part? No

12) Statement of Statewide Policy Objectives: Rulemaking does not affect units of local governments.

DEPARTMENT OF AGRICULTURE

NOTICE OF PEREMPTORY AMENDMENTS

13) Information and questions regarding this adopted amendment shall bedirected to:

Name: Donna Garman

Address: Illinois Department of Agriculture, State Fairgrounds,
Springfield, Illinois 62794-9281

Telephone: (217) 782-7172

The full text of the Peremptory amendment begins on the next page:

DEPARTMENT OF AGRICULTURE

NOTICE OF PEREMPTORY AMENDMENTS

TITLE 8: AGRICULTURE AND ANIMALS
CHAPTER I: DEPARTMENT OF AGRICULTURE
SUBCHAPTER c: MEAT AND POULTRY INSPECTION ACT

PART 125

MEAT AND POULTRY INSPECTION ACT

SUBPART A: GENERAL PROVISIONS FOR BOTH MEAT AND/OR
POULTRY INSPECTIONSection
125.10
125.20
125.30
125.40
125.50
125.60
125.70
125.80
125.90
125.100
125.110
125.120
125.130
125.140Definitions
Incorporation by Reference of Federal Rules
Application for License; Approval
Official Number
Inspections; Suspension or Revocation of License
Administrative Hearings; Appeals
Assignment and Authority of Program Employees
Schedule of Operations; Overtime
Official Marks of Inspection, Devices and Certificates
Records and Reports
Exemptions
Disposal of Dead Animals and Poultry
Reportable Animal and Poultry Diseases
Detention; Seizure; Condemnation

SUBPART B: MEAT INSPECTION

Section
125.150
125.160
125.170
125.180
125.190
125.200
125.210
125.220
125.230
125.240
125.250
125.260
125.270Livestock and Meat Products Entering Official
Establishments
Equine and Equine Products
Facilities for Inspection
Sanitation
Ante-Mortem Inspection
Post-Mortem Inspection
Disposal of Diseased or Otherwise Adulterated Carcasses
and Parts
Humane Slaughter of Animals
Handling and Disposal of Condemned or Other Inedible
Products at Official Establishment
Rendering or Other Disposal of Carcasses and Parts
Passed for Cooking
Marking Products and Their Containers
Labeling, Marking and Containers
Entry into Official Establishment; Reinspection and
Preparation of Product

NOTICE OF PEREMPTORY AMENDMENTS

125.280 Meat Definitions and Standards of Identity or Composition
 125.290 Transportation
 125.300 Special Services Relating to Meat and Other Products
 125.305 Exotic Animal Inspection

SUBPART C: POULTRY INSPECTION

Section
 125.310 Application of Inspection
 125.320 Facilities for Inspection
 125.330 Sanitation
 125.340 Operating Procedures
 125.350 Ante-Mortem Inspection
 125.360 Post-Mortem Inspection; Disposition of Carcasses and Parts
 125.370 Handling and Disposal of Condemned or Inedible Products at Official Establishments
 125.380 Labeling and Containers
 125.390 Entry of Articles Into Official Establishments; Processing Inspection and Other Reinspections; Processing Requirements
 125.400 Definitions and Standards of Identity or Composition
 125.410 Transportation; Sale of Poultry or Poultry Products

AUTHORITY: Implementing and authorized by The Meat and Poultry Inspection Act (Ill. Rev. Stat. 1987, ch. 56 1/2, par. 301 et seq.) and The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1987, ch. 127, par. 16).

SOURCE: Adopted at 9 Ill. Reg. 1782, effective January 24, 1985; peremptory amendment at 9 Ill. Reg. 2337, effective January 28, 1985; peremptory amendment at 9 Ill. Reg. 2980, effective February 20, 1985; peremptory amendment at 9 Ill. Reg. 4856, effective April 1, 1985; peremptory amendment at 9 Ill. Reg. 9240, effective June 5, 1985; peremptory amendment at 9 Ill. Reg. 10102, effective June 13, 1985; peremptory amendment at 9 Ill. Reg. 11673, effective July 17, 1985; peremptory amendment at 9 Ill. Reg. 13748, effective August 23, 1985; peremptory amendment at 9 Ill. Reg. 15575, effective October 2, 1985; peremptory amendment at 9 Ill. Reg. 19759, effective December 5, 1985; peremptory amendment at 10 Ill. Reg. 447, effective December 23, 1985; peremptory amendment at 10 Ill. Reg. 1307, effective January 7, 1986; peremptory amendment at 10 Ill. Reg. 3318, effective January 24, 1986; peremptory amendment at 10 Ill. Reg. 3880, effective February 7, 1986; peremptory amendment at 10 Ill. Reg. 11478, effective June 25, 1986; peremptory amendment at 10 Ill. Reg. 14858, effective August 22, 1986; peremptory amendment at 10

NOTICE OF PEREMPTORY AMENDMENTS

111. Reg. 15305, effective September 10, 1986; peremptory amendment at 10 Ill. Reg. 16743, effective September 19, 1986; peremptory amendment at 10 Ill. Reg. 18203, effective October 15, 1986; peremptory amendment at 10 Ill. Reg. 19818, effective November 12, 1986; peremptory amendment at 11 Ill. Reg. 1696, effective January 5, 1987; peremptory amendment at 11 Ill. Reg. 2930, effective January 23, 1987; peremptory amendment at 11 Ill. Reg. 9645, effective April 29, 1987; peremptory amendment at 11 Ill. Reg. 10321, effective May 15, 1987; peremptory amendment at 11 Ill. Reg. 11184, effective June 5, 1987; peremptory amendment at 11 Ill. Reg. 14830, effective August 25, 1987; peremptory amendment at 11 Ill. Reg. 18799, effective November 3, 1987; peremptory amendment at 11 Ill. Reg. 19805, effective November 19, 1987; peremptory amendment at 12 Ill. Reg. 2154, effective January 6, 1988; amended at 12 Ill. Reg. 3417, effective January 22, 1988; peremptory amendment at 12 Ill. Reg. 4879, effective February 25, 1988; peremptory amendment at 12 Ill. Reg. 6313, effective March 21, 1988; peremptory amendment at 12 Ill. Reg. 6819, effective March 29, 1988; peremptory amendment at 12 Ill. Reg. 13621, effective August 8, 1988; peremptory amendment at 12 Ill. Reg. 19116, effective November 1, 1988; peremptory amendment at 12 Ill. Reg. 20894, effective December 21, 1988; peremptory amendment at 13 Ill. Reg. 228, effective January 11, 1989; peremptory amendment at 13 Ill. Reg. 2160, effective February 13, 1989; amended at 13 Ill. Reg. 3696, effective March 13, 1989; peremptory amendment at 13 Ill. Reg. 15853, effective October 5, 1989; peremptory amendment at 13 Ill. Reg. 16838, effective October 11, 1989.

SUBPART B: MEAT INSPECTION

Section 125.280 Meat Definitions and Standards of Identity or Composition

The Department incorporates by reference 9 CFR 319 (1984; 49 FR 14879 and 14880, effective April 15, 1985; 49 FR 46530, effective January 28, 1985; 50 FR 3738, effective February 27, 1985; 50 FR 9788, effective April 15, 1985; 51 FR 32057, effective October 9, 1986; 53 FR 5150, effective March 23, 1988; 53 FR 8425, effective April 14, 1988; 54 FR 40631, effective October 3, 1989 and adopted by the Department on October 11, 1989). Methods for the destruction of live trichinae in pork shall be as set forth in Section 125.270 (specifically the incorporated language of 9 CFR 318.10(c)).

(Source: Peremptory amendment at 13 Ill. Reg. 16838, effective October 11, 1989)

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

REGULATORY AGENDA

1) Part Heading:

Grants

2) Code Citation:

59 Ill. Adm. Code 103

3) A Description of the Rule(s):

This Part formally establishes the Department's policies and standards concerning the provision of grants to community providers of services for the mentally ill and developmentally disabled. This Part will be amended to expand the provisions of the audit section, to eliminate inappropriate references such as participation of the regional offices which are now defunct, to expand criteria used as indicators when assessing community delivery systems, to provide for voluntary input into the budget process, to clarify provisions for the cancellation of grant funds and to change provisions regarding revenue/expense reports.

4) Statutory Authority:

Implementing Sections 15, 34 and 34.1 of "AN ACT codifying the powers and duties of the Department of Mental Health and Developmental Disabilities" (Ill. Rev. Stat. 1987, ch. 91½, pars. 100-15, 100-34 and 100-34.1) and the Community Services Act (Ill. Rev. Stat. 1987, ch. 91½, pars. 901 et seq.)

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities or public participation at this time.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

April 1990

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

REGULATORY AGENDA

7) Information Concerning this Regulatory Agenda Shall be Directed to:

Name: Karl Menninger II

Bureau of Rules, Policy and Regulatory Review

Address: 401 Stratton Building
Springfield, IL 627068) Will This Rulemaking Affect Small Businesses?

Community agencies are required to prepare agency plans and budgets and to submit semiannual and annual revenue/expense reports to the Department. In addition, they are required to submit key statistics of client services monthly. Personnel must meet the education/experience requirements stated in this Part.

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

REGULATORY AGENDA

1) Part Heading:

Individual Care Grants for Mentally Ill Children

2) Code Citation:

59 Ill. Adm. Code 135

3) A Description of the Rule(s):

This Part implements the Department's program to assist families with mentally ill children in placing their children in licensed private facilities when no appropriate care is available in Department facilities. The program provides for supplementation of the amount a family is able to pay as determined by the Department.

This Part will be amended to clarify language, the grant process, educational entitlements; etc., providing the court agrees with the proposed amendments.

4) Statutory Authority:

Implementing Section 7.1 of "AN ACT codifying the powers and duties of the Department of Mental Health and Developmental Disabilities" (Ill. Rev. Stat. 1987, ch. 91, par. 100-7.1).

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

January 1990

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

REGULATORY AGENDA

7) Information Concerning this Regulatory Agenda Shall be Directed to:

Name: Karl Menninger II
Bureau of Rules, Policy and Regulatory Review

Address: 401 Stratton Building
Springfield, IL 62706

8) Will This Rulemaking Affect Small Businesses?

Providers must be licensed in accordance with the Licensing Standards for Child Care Institutions and Maternity Centers (89 Ill. Adm. Code 404). Out-of-state facilities must be accredited by the Joint Commission on Accreditation of Health Care Organizations.

ILLINOIS REGISTER

DEPARTMENT OF MENTAL HEALTH AND
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DEVELOPMENTAL DISABILITIES16848
89

REGULATORY AGENDA

REGULATORY AGENDA

- 1) Part Heading:
Medicaid Home and Community-Based Services for Developmentally Disabled Recipients
- 2) Code Citation:
59 Ill. Adm. Code 120
- 3) A Description of the Rule(s):
Under the Mental Health and Developmental Disabilities Code (Ill. Rev. Stat. 1987, ch. 91, pars. 1-100 et seq.), the Department of Mental Health and Developmental Disabilities is designated as the primary agency responsible for overseeing the delivery of habilitation services to developmentally disabled individuals. The Department of Public Aid, as the single state Medicaid agency, designated to administer and supervise the administration of the Medicaid Program under Title XIX, Medical Assistance, of the Social Security Act and the Public Aid Code has delegated responsibility to the Department for administering the Title XIX (Medicaid) program for home and community-based services to the adult developmentally disabled described in this Part.

This Part will be amended to bring it in conformity with the waiver agreement with the Health Care Finance Authority (HCFA), with federal audit findings and with amendments to state statutes.

- 4) Statutory Authority:
Implementing Section 3 of the Community Services Act (Ill. Rev. Stat. 1987, ch. 91, par. 903).
- 5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:
The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time.
- 6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

April 1990

- 7) Information Concerning this Regulatory Agenda Shall be Directed to:

Name: Karl Menninger II
Bureau of Rules, Policy and Regulatory Review

Address: 401 Stratton Building
Springfield, IL 62706

- 8) Will This Rulemaking Affect Small Businesses?

Service vendors are required to contractually agree to meet the fiscal, program and reporting requirements specified in these rules, to comply with the licensure procedures and/or standards found in Parts 103, 113 and 125 and to comply with the intake, assessment, monitoring and billing procedures specified in these rules. In addition, personnel must meet the education/experience requirements stated in these rules.

ILLINOIS REGISTER

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

REGULATORY AGENDA

ILLINOIS REGISTER

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

REGULATORY AGENDA

1) Part Heading:

Mental Health Clinic Program Standards and Provider Requirements

2) Code Citation:

59 Ill. Adm. Code 130

3) A Description of the Rule(s):

To establish criteria for participation by providers who voluntarily elect to participate in the mental health clinic program. The program shall include the provision of comprehensive assessment and treatment planning, crisis intervention, psychiatric treatment, day treatment, and case management, supported financially in whole or in part by the Department of Mental Health and Developmental Disabilities and Medicaid for grants to states for medical assistance eligible clients under the Illinois medical assistance program administered by the Department of Public Aid.

This Part will require amendments to conform to new statutes, such as GBRA and the Community-Integrated Living Arrangements Licensure and Certification Act, which affect services to recipients.

4) Statutory Authority:

Implementing the Community Services Act (Ill. Rev. Stat. 1987, ch. 91, pars. 901 et seq.).

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

January 1990

7) Information Concerning this Regulatory Agenda Shall be Directed to:

Name: Karl Menninger II

Bureau of Rules, Policy and Regulatory Review

Address: 401 Stratton Building
Springfield, IL 62706

8) Will This Rulemaking Affect Small Businesses?

A provider must comply with the policies and standards as set forth in this Part for certification and recertification as a provider, including maintenance of fiscal, program and reporting requirements. Personnel must meet the education/experience requirements stated in this Part.

ILLINOIS REGISTER

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

REGULATORY AGENDA

1) Part Heading:

Minimum Standards for Licensure of Community Residential Alternatives

2) Code Citation:

59 Ill. Adm. Code 113

3) A Description of the Rule(s):

This Part formally establishes the Department's policies and standards for implementing the Community Residential Alternatives Licensing Act. Community Residential Alternatives (CRA's) are group homes for eight or fewer developmentally disabled adults who are unable to live independently but are capable of community living if provided with an appropriate level of supervision, assistance and support services. A community residential alternative may provide training and guidance to residents in the skills of daily living and shall provide opportunities for participation in community activities. A community residential alternative shall not be a medical or nursing facility. This Part will be amended to include changes in definitions, the provisions for license renewal and agency monitoring as well as changes in administrative policies and practices.

4) Statutory Authority:

Community Residential Alternatives Licensing Act (Ill. Rev. Stat. 1987, ch. 91½, pars. 621 et seq.).

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

April 1990

ILLINOIS REGISTER

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

REGULATORY AGENDA

7) Information Concerning this Regulatory Agenda Shall be Directed to:

Name: Karl Menninger II

Bureau of Rules, Policy and Regulatory Review

Address: 401 Stratton Building
Springfield, IL 627068) Will This Rulemaking Affect Small Businesses?

Community agencies are required to meet the licensing standards specified in the Act and the rules. In addition, agencies must comply with a variety of safety and protection codes, building codes, Public Health rules as well as architectural standards. Personnel must meet the education and experience requirements.

ILLINOIS REGISTER

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

REGULATORY AGENDA

1) Part Heading:

Rates for Purchase of Services

2) Code Citation:

59 Ill. Adm. Code 107

3) A Description of the Rule(s):

This Part promulgates the rates established for the purchase of services for developmentally disabled and mentally ill recipients. It includes rate setting methodologies, the payment and contracting process, the process and criteria for appealing rates, standards and criteria for program evaluation, and applicability of income offsets in rate calculation.

4) Statutory Authority:

Implementing Sections 15, 15-1 and 54 of "AN ACT codifying the powers and duties of the Department of Mental Health and Developmental Disabilities" (Ill. Rev. Stat. 1987, ch. 91, pars. 100-15, 100-15-1, and 100-54) and the Community Services Act (Ill. Rev. Stat. 1987, ch. 91, pars. 901 et seq.).

5) Schedule of Dates for Hearings, Meetings, or Other Opportunities for Public Participation:

The Department has not scheduled any hearings, meetings, or other opportunities for public participation at this time.

6) Date Agency Anticipates Submitting to the Administrative Code Division a Notice of Proposed Rulemaking for Publication in the Illinois Register:

March 1990

ILLINOIS REGISTER

DEPARTMENT OF MENTAL HEALTH AND
DEVELOPMENTAL DISABILITIES

REGULATORY AGENDA

7) Information Concerning this Regulatory Agenda Shall be Directed to:Name: Karl Menninger II
Bureau of Rules, Policy and Regulatory ReviewAddress: 401 Stratton Building
Springfield, IL 627068) Will This Rulemaking Affect Small Businesses?

Community agencies are required to agree to meet the fiscal, program and reporting requirements specified in these rules, to comply with applicable licensure procedures and standards and to comply with intake, assessment, monitoring and billing procedures specified in these rules. In addition, personnel must meet education/experience requirements.

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of October 10, 1989 through October 13, 1989 and have been scheduled for review by the Committee at its November 16, 1989 meeting. Other items not contained in this published list may also be considered by the Joint Committee at its November meeting. Members of the public wishing to express their views with respect to a proposed rule should submit written comments to the Joint Committee at the following address: Joint Committee on Administrative Rules, 509 South Sixth Street, Room 500, Springfield, IL 62701.

Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
11/27/89	Department of Public Health, The Illinois Formulary for the Drug Product Selection Program (77 Ill. Adm. Code 790)	8/11/89 13 Ill. Reg. 12942	November 16, 1989
11/27/89	Department of Public Health, Long-Term Care Assistants and Aides Training Programs Code (77 Ill. Adm. Code 395)	12/2/88 12 Ill. Reg. 19927	November 16, 1989
11/27/89	Department of Public Health, Long-Term Care for Under Age 22 Facilities Code (77 Ill. Adm. Code 390)	6/2/89 13 Ill. Reg. 8315	November 16, 1989
11/27/89	Department of Public Health, Sheltered Care Facilities Code (77 Ill. Adm. Code 330)	6/2/89 13 Ill. Reg. 8336	November 16, 1989
11/27/89	Department of Public Health, Intermediate Care for the Developmentally Disabled Facilities Code (77 Ill. Adm. Code 350)	6/2/89 13 Ill. Reg. 8293	November 16, 1989
11/27/89	Illinois Commerce Commission, Least-Cost Planning For Natural Gas Utilities (83 Ill. Adm. Code 535)	8/4/89 13 Ill. Reg. 12676	November 16, 1989
11/27/89	Department of Public Health, Skilled Nursing and Intermediate Care Facilities Code (77 Ill. Adm. Code 300)	6/2/89 13 Ill. Reg. 8347	November 16, 1989

JOINT COMMITTEE ON ADMINISTRATIVE RULES
ILLINOIS GENERAL ASSEMBLYSECOND NOTICES RECEIVED
(page 2)

Second Notice Expires	Agency and Rule	Start of First Notice	Scheduled for Consideration by JCAR
11/27/89	Illinois Commerce Commission, Joint Rules of the Illinois Commerce Commission and the Department of Energy and Natural Resources: Residential Conservation Plan, Repeal of (83 Ill. Adm. Code 900)	8/4/89 13 Ill. Reg. 12680	November 16, 1989
11/27/89	Department of Energy and Natural Resources Joint Rules of the Illinois Commerce Commission and the Department of Energy and Natural Resources: Residential Conservation Plan, Repeal of (83 Ill. Adm. Code 1000)	8/4/89 13 Ill. Reg. 12756	November 16, 1989
11/27/89	Carnival and Amusement Safety Board, Carnival & Amusement Ride Inspection Law (56 Ill. Adm. Code 6000)	5/26/89 13 Ill. Reg. 7845	November 16, 1989
11/27/89	Department of Mental Health and Developmental Disabilities, Treatment (59 Ill. Adm. Code 112)	6/2/89 13 Ill. Reg. 8208	November 16, 1989
11/27/89	Department of Public Aid, Reimbursement for Nursing Costs for Geriatric Facilities (89 Ill. Adm. Code 147)	7/7/89 13 Ill. Reg. 10763	November 16, 1989

PROCLAMATION

89-474

DOMESTIC VIOLENCE AWARENESS MONTH

WHEREAS, domestic violence is the single largest source of injury to women. It is estimated that every 18 seconds a woman is battered; and

WHEREAS, forty percent of all women who are murdered die at the hands of their male partners; and

WHEREAS, in 50 percent of the families where the wife is being abused, the children of that family are also abused; and

WHEREAS, children raised in homes where domestic violence occurs may be tomorrow's victims or abusers; and

WHEREAS, over 28,000 women and their children, suffering from the consequences of domestic violence, requested assistance from local domestic violence programs in the State of Illinois during the last year;

WHEREAS, the dedication and successes of those working to end domestic violence and the strength of the survivors of domestic violence should be recognized;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim October 1989 as DOMESTIC VIOLENCE AWARENESS MONTH in Illinois. I urge all Illinois citizens and institutions to share in the work of eliminating domestic violence in our state.

Issued by the Governor October 10, 1989.

Filed with the Secretary of State October 16, 1989.

89-475

HIV AND AIDS AWARENESS MONTH

WHEREAS, more than 100,000 Americans, including more than 3,000 Illinoisans, have been diagnosed as having Acquired Immune Deficiency Syndrome (AIDS) and an estimated one million more Americans may be infected with the virus; and

WHEREAS, at this time there is no cure for the deadly disease and no vaccine to prevent it. The only known method for preventing the spread of the disease is to avoid behavior that presents a risk of transmitting AIDS; and

WHEREAS, those who continue to take the risk of contracting or spreading this disease must be made aware that stopping or modifying their behavior could save their lives;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim October 1989 as HIV AND AIDS AWARENESS MONTH in Illinois, and encourage all Illinoisans to seek education about AIDS, to change behavior that could transmit the virus, and to extend compassion and understanding to the victims of AIDS and HIV infections.

Issued by the Governor October 10, 1989.

Filed with the Secretary of State October 16, 1989.

89-476

ORA HIGGINS YOUTH FOUNDATION DAY

WHEREAS, the Ora Higgins Youth Foundation was founded in 1976 by Ora Higgins, who perceived a necessity for a privately-funded scholarship award foundation to aid gifted high school graduates pursuing an education at institutions of higher learning; and

WHEREAS, the foundation organizes and conducts its annual award programs within the aura of a public dinner forum to bring into focus a demonstration of public support for the award recipients' endeavors; and

WHEREAS, the foundation will hold this year's Scholarship Awards Dinner ceremony on October 29 at the Visions Banquet Facility in Chicago, where 13 students will each be awarded a \$1,000 scholarship; and

WHEREAS, the foundation operates its scholarship award process on the thesis that educational opportunities should be available to all American citizens without consideration of color, race, religion, ethnic origin, sex identity, or one's nationality;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim October 29, 1989, as ORA HIGGINS YOUTH FOUNDATION DAY in Illinois, extending sincere congratulations to this year's scholarship recipients and commending them on their achievements.

Issued by the Governor October 10, 1989.

Filed with the Secretary of State October 16, 1989.

89-477

HIGH SCHOOL THEATRE WEEK

WHEREAS, the 15th annual Illinois High School Theatre Festival will be held January 4-6, 1990, at Illinois State University in Bloomington-Normal; and

WHEREAS, approximately 2,000 students, teachers, and professional artists will gather to grow in their knowledge about the art of theatre through sharing; and

WHEREAS, through the years, this Festival has grown both in size and in stature, and is now a nationally recognized educational theatre event; and

WHEREAS, as Shakespeare said, "All the world's a stage," and the special insights, sensitivities, skills, and techniques that are acquired in the theatre can be applied to the rest of living, for the benefit of all;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim January 1-7, 1990, as HIGH SCHOOL THEATRE WEEK in Illinois.

Issued by the Governor October 11, 1989.

Filed with the Secretary of State October 16, 1989.

89-478

OLD STYLE/CHICAGO MARATHON DAY

WHEREAS, the Old Style/Chicago Marathon will attract more than 12,000 runners from all 50 states and more than 60 foreign countries; and

WHEREAS, this race, sponsored by Old Style and managed by Flair Communication Agency, has grown from a small, local event to one of the world's top-rated road races; and

WHEREAS, the marathon course is a tribute to Chicago's neighborhoods and travels through Chinatown, Pilsen, Little Italy, Greek Town, Lincoln Park, DePaul, Lakeview, and the lakefront; and

WHEREAS, G. Heileman Brewing Company and its flagship brand, Old Style Beer, are committed to the City of Chicago and the State of Illinois, and wish to demonstrate their dedication to the city and its residents by keeping the Old Style/Chicago Marathon in the Windy City;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim October 29, 1989, as OLD STYLE/CHICAGO MARATHON DAY in Illinois, in recognition of everyone involved in this prestigious event.

Issued by the Governor October 11, 1989.

Filed with the Secretary of State October 16, 1989.

89-479

QUARTER HORSE WEEK

WHEREAS, the American Quarter Horse Association was founded 50 years ago on March 15, 1940, to record and preserve the pedigrees of American quarter horses, and continue to serve such purposes; and

WHEREAS, the American quarter horse has played a significant role in the development of the United States and contributed to the western heritage of the nation; and

WHEREAS, the American quarter horse industry has become invaluable to the agriculture industry of the nation, and American quarter horses are enjoyed by more individuals than any other breed of horse in the world; and

WHEREAS, the American Quarter Horse Association has developed into the largest equine registry in the world, with more than 2,800,000 horses in the United States and 62 foreign countries; THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim March 1-7, 1990, as QUARTER HORSE WEEK in Illinois, to promote the ceremonies and activities held to celebrate the 50th anniversary of the American Quarter Horse Association.

Issued by the Governor October 11, 1989.

Filed with the Secretary of State October 16, 1989.

89-480

RECYCLING MONTH

WHEREAS, the state has recognized a comprehensive approach to solid waste management that emphasizes recycling in the passage of the Illinois Solid Waste Management Act; and

WHEREAS, the preservation of natural resources is a primary objective of an informed Illinois public and its government; and

WHEREAS, the recycling industry in Illinois has made great strides by finding commercial uses for discarded materials, thereby helping to keep the state beautiful; and

WHEREAS, such recycling activity has fostered increased economic development in a time of hardship; and

WHEREAS, further encouragement of the recycling industry is in the state's best interest;

THEREFORE, I, James R. Thompson, Governor of the State of Illinois, proclaim April 1989 as RECYCLING MONTH in Illinois, and I encourage all Illinoisans to promote and support the recycling of our precious natural resources.

Issued by the Governor October 11, 1989.

Filed with the Secretary of State October 16, 1989.

ACTION CODES

JCAR - Joint Committee on Administrative Rules

- A - Adopted Rule
AR - Adopted Repealer
C - Notice of Corrections
CC - Codification Changes
E - Emergency Rule
ER - Emergency Repealer
M - Modification to meet JCAR objections
O - JCAR Statement of Objections
- P - Proposed Rule
PF - Prohibited Filing Ordered by JCAR
PP - Peremptory or Court ordered Rules
PR - Proposed Repealer
R - Refusal to meet JCAR objection
RC - Statement of Recommendation
S - Suspension ordered by JCAR
W - Withdrawal to meet JCAR objections

EXAMPLE:

AGRICULTURE, DEPARTMENT OF

8 III. Adm. Code 285 III. Grain Insurance Act (P-18048/85; A-6818)

TITLE PART ACTION CODE PAGE NUMBER PREVIOUS VOLUME ACTION CODE

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.

AGING, DEPARTMENT ON

- 89 III. Adm. Code 240 Community Care Program (P-685) (P-10821/88; O-9594; R-11956; A-11193) (P-13353) (E-13638)
- 89 III. Adm. Code 230 Older Americans Act Programs (P-14777/88; A-2015) (P-12137/88; A-3054) (P-13119) (P-14499)

AGRICULTURE, DEPARTMENT OF

- 8 III. Adm. Code 255 Agricultural Facilities (P-2571; A-13532)
- 8 III. Adm. Code 110 Animal Diagnostic Laboratory Act (P-19153/88; A-3617) (P-15911)
- 8 III. Adm. Code 25 Animal Welfare Act (P-19164/88; A-3628)
- 8 III. Adm. Code 75 Bovine Brucellosis (P-19172/88; A-3636) (P-15915)
- 8 III. Adm. Code 20 Definitions (P-19178/88; W-2166)
- 8 III. Adm. Code 85 Diseased Animals (P-19185/88; A-3642) (P-15926)
- 8 III. Adm. Code 700 Farnland Preservation Act (P-14786/88; A-285) (P-2598; A-10489) (P-17139/88; A-3653)
- 68 III. Adm. Code 600 Grain Dealers (P-19795/88; A-3665)
- 8 III. Adm. Code 80 III. Bovine Tuberculosis Eradication Act (P-19196/88; A-3676) (P-15938)
- 8 III. Adm. Code 90 III. Dead Animal Disposal Act (P-19201/88; A-3681)
- 8 III. Adm. Code 115 III. Pseudorabies Control Act (P-19218/88; A-3685) (P-15942)
- 8 III. Adm. Code 230 III. Seed Law (P-3511; A-10499) (E-4015)
- 8 III. Adm. Code 40 Livestock Auction Markets (P-15950)
- 68 III. Adm. Code 610 Livestock Dealer Licensing (P-19205/88; A-3690)
- 8 III. Adm. Code 45 Marketing Center (Livestock) (P-15956)
- 8 III. Adm. Code 125 Meat & Poultry Inspection Act (PP-228) (PP-2160) (P-19211/88; A-3696) (PP-15853) (P-16625) (PP-16838)

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- 2 III. Adm. Code 700 Organizational Chart, Description, Rulemaking Procedure, & Programs (A-5066)
- 8 III. Adm. Code 505 Public Grain Warehouse & Warehouse Receipts Act (P-19806/88; A-3703)
- 8 III. Adm. Code 100 Swine Brucellosis (P-15960)
- 8 III. Adm. Code 105 Swine Disease Control & Eradication Act (P-20309/88; A-3715) (P-15968)

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- 77 III. Adm. Code 2056 Driving Under the Influence Programs (P-22265/88; A-7274)

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- 14 III. Adm. Code 200 Franchise Disclosure Act (P-20937/88; A-15365)
- 14 III. Adm. Code 470 Retail Advertising (P-15239/88; A-11441)

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- 74 III. Adm. Code 420 Code Regulations (P-11983)

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- 38 III. Adm. Code 320 Powers Incidental & Germane to Carrying on a General Banking Business (P-8737)
- 38 III. Adm. Code 303 Use of a State Bank's Corporate Name in Identification & Communication (P-2889)

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- 71 III. Adm. Code 40 Standards for Award of Grants Elementary & Secondary Schools Capital Assistance Program (P-1283; A-6973)

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- 80 III. Adm. Code 302 Merit & Fitness (P-1639; A-12970) (P-15813/88; A-3723) (P-10569/88; A-10820)
- 80 III. Adm. Code 310 Pay Plan (P-20584/88; RC-1254) (P-1296; A-8849) (P-2892; A-11451) (PP-8080) (PP-8970) (P-10725; C-12647) (E-10967; O-14139) (E-11117) (E-11854) (PP-12887) (P-15141)
- 80 III. Adm. Code 2150 Service-Connected Days Benefit Administration (P-10285/88; A-2402) (P-6853)
- 80 III. Adm. Code 2650 Solicitation for Charitable Payroll Deductions (P-6871/88; O-1256; R-3411; A-3330)
- 80 III. Adm. Code 2110 State of Ill. Dependent Care Assistance Plan (P-1; A-9259) (E-214)
- 44 III. Adm. Code 5040 State Vehicles & Garage (P-4071; A-13829)

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- 89 III. Adm. Code 385 Background Checks (P-13744/88; A-5917)
- 89 III. Adm. Code 431 Confidentiality of Personal Information of Persons Served by the Department (P-11922/88; O-22457/88; R-2532; A-2407)
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- 89 III. Adm. Code 408 Licensing Standards for Group Day Care Homes (P-13757/88; O-13277; R-15123; A-14828)
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- 89 III. Adm. Code 335 Relative Home Placement (P-16634)
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The Sections Affected Index lists, by Title, each Section of a codified Part on which rulemaking activity has occurred in this volume of the Register and is divided into two parts: the first lists the Sections on which rulemaking activity occurred in the previous issues of this volume year; the second lists the Sections on which rulemaking activity occurred in this issue of the Register. (The headings at the top of each page indicate the two parts: the first part shows the previous issue numbers inclusively and the date of the last published issue; the second lists the current issue number and date.) The columns in both parts indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume (calendar year) of the Register was proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash. (e.g. 1 Ill. Adm. Code 100.280 was proposed last year and adopted this year. The action entry reads: (P-8577/86; A-724)) The codes for both columns are listed below. For a complete listing of the Titles of the *Illinois Administrative Code*, please refer to 1 Ill. Adm. Code 100.140 or contact the Administrative Code Division.

TYPE OF RULEMAKING		ACTION CODES	
am = amendment to existing Section	A = Adopted rule	O = ICAR Objection	
cc = codification changes	C = Correction	P = Proposed rule	
n = new Section	CC = Codification Changes	PF = Prohibited Filing	
r = repeal of existing Section	E = Emergency rule	PP = Peremptory rule	
rc = recodified	F = Failure to Remedy	R = Refusal to Modify or Withdraw	
# = renumbered	M = Modification	RC = ICAR Recommendation	
		S = Suspended rule	
		W = Withdrawal of Proposed rule	

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850.Tb. E	am	(A-1510)	1827.402	re	(A-9509)		
850.Tb. G	am	(A-1510)	1827.403	re	(A-9509)		
850.Tb. H	am	(A-1510)	1827.501	re	(A-9509)		
1076.110	am	(A-7940)	1827.502	re	(A-9509)		
1076.200	am	(A-7940)	1827.503	re	(A-9509)		
1076.210	am	(A-7940)	1827.504	re	(A-9509)		
1076.300	am	(A-7940)	1827.601	re	(A-9509)		
1076.310	am	(A-7940)	1827.602	re	(A-9509)		
1076.410	am	(A-7940)	1827.603	re	(A-9509)		
1076.Ap. A	r	(A-7940)	1827.604	re	(A-9509)		
1076.Ap. B	am	(A-7940)	1827.Ap. A	re	(A-9509)		
1101.500	am	(A-8885)	5025.10	r	(A-3742)		
1101.Tb. B	am	(A-8885)	5025.110	n	(A-3747)		
1175.100	am	(A-8604)	5025.120	n	(A-3747)		
1175.200	am	(A-8604)	5025.130	n	(A-3747)		
1175.210	am	(A-8604)	5025.140	n	(A-3747)		
1175.220	am	(A-8604)	5025.150	n	(A-3747)		
1175.230	am	(A-8604)	5025.160	n	(A-3747)		
1175.240	am	(A-8604)	5025.170	n	(A-3747)		
1175.250	am	(A-8604)	5025.180	n	(A-3747)		
1175.270	am	(A-8604)	5025.210	n	(A-3747)		
1175.280	am	(A-8604)	5025.220	r	(A-3742)		
1175.II. A	am	(A-8604)	5025.230	r	(A-3742)		
1175.II. B	am	(A-8604)	5025.310	n	(A-3747)		
.Tb. A	am	(A-8604)	5025.320	n	(A-3747)		
.Tb. B	am	(A-8604)	5025.Ap. A	r	(A-3742)		
.Tb. C	am	(A-8604)	5200.10	am	(A-7902)		
.Tb. D	am	(A-8604)					
.Tb. E	am	(A-8604)					
1826.101	re	(A-9497)					
1826.102	re	(A-9497)					
1826.201	re	(A-9497)					
1826.202	re	(A-9497)					
1826.202	am	(A-12041)					
1826.203	re	(A-9497)					
1826.301	re	(A-9497)					
1826.302	am	(A-12041)					
1826.302	re	(A-9497)					
1826.303	re	(A-9497)					
1826.304	re	(A-9497)					
1826.305	re	(A-9497)					
1826.503	am	(A-12041)					
1826.Ap. A	am	(A-12041)					
1827.101	re	(A-9509)					
1827.102	re	(A-9509)					
1827.201	re	(A-9509)					
1827.202	re	(A-9509)					
1827.203	re	(A-9509)					
1827.204	re	(A-9509)					
1827.205	re	(A-9509)					
1827.301	re	(A-9509)					
1827.302	re	(A-9509)					

TITLE & (CONT'D)		TITLE & (CONT'D)	
80.20 am (P-19196/88; A-3676)	505.280 am (P-19806/88; A-3703)	439.110 n (P-13519)	1770.130 n (P-10298/88; O-3419; R-8116; A-7908)
80.110 am (P-19196/88; A-3676) (P-15938)	505.310 am (P-19806/88; A-3703)	439.120 n (P-13519)	1770.130 r (P-10331/88; A-7906)
85.5 am (P-19185/88; A-3642) (P-15926)	700.40 F am (P-2598; A-10489)	439.130 n (P-13519)	1770.140 n (P-10298/88; O-3419; R-8116; A-7908)
85.10 am (P-19185/88; A-3642)	700.40 G am (P-17139/88; A-3653)	502.40 am (P-18105/88; A-9311)	1770.140 r (P-10331/88; A-7906)
85.15 am (P-19185/88; A-3642) (P-15926)	700.40 I am (P-14786/88; A-285)	502.120 am (P-17755/88; A-1562)	1770.150 n (P-10298/88; O-3419; R-8116; A-7908)
85.50 am (P-19185/88; A-3642) (P-15926)	1400.10 am (P-13832/88; A-14376)	502.600 am (P-17755/88; A-1562)	1770.150 r (P-10331/88; A-7906)
85.75 am (P-19185/88; A-3642) (P-15926)	1400.140 am (P-13832/88; A-14376)	509.40 am (P-17755/88; A-1562)	1770.160 n (P-10298/88; O-3419; R-8116; A-7908)
85.80 am (P-15926)	1400.147 am (P-5545/88; A-2440)	1308.20 am (P-17755/88; A-1562)	1770.170 n (P-10298/88; O-3419; R-8116; A-7908)
85.100 am (P-15926)	1400.149 am (P-5545/88; A-2440)	1308.30 n (P-17755/88; A-1562)	1770.180 r (P-10331/88; A-7906)
85.110 am (P-15926)		1308.40 n (P-17755/88; A-1562)	1770.190 n (P-10298/88; O-3419; R-8116; A-7908)
90.10 am (P-19201/88; A-3681)		1409.120 am (P-17755/88; A-1562)	1770.200 r (P-10331/88; A-7906)
90.110 am (P-19201/88; A-3681)		1409.130 am (P-17755/88; A-1562)	1770.210 r (P-10331/88; A-7906)
100.10 am (P-15960)		1409.132 r (P-17755/88; A-1562)	1770.220 r (P-10331/88; A-7906)
100.30 am (P-15960)		1410.10 am (P-4345/88; A-1846)	
105.5 am (P-20309/88; A-3715)		1410.15 r (P-4345/88; A-1846)	
105.10 am (P-20309/88; A-3715) (P-15968)		1770.10 n (P-10298/88; O-3419; R-8116; A-7908)	
105.30 am (P-20309/88; A-3715) (P-15968)		1770.10 r (P-10331/88; A-7906)	
110.20 am (P-15911)		1770.20 n (P-10298/88; O-3419; R-8116; A-7908)	
110.50 am (P-19153/88; A-3617)		1770.30 n (P-10298/88; O-3419; R-8116; A-7908)	
110.80 am (P-19153/88; A-3617)		1770.40 n (P-10298/88; O-3419; R-8116; A-7908)	
110.90 am (P-19153/88; A-3617)		1770.50 r (P-10331/88; A-7906)	
110.110 am (P-19153/88; A-3617)		1770.60 r (P-10331/88; A-7906)	
110.120 am (P-19153/88; A-3617) (P-15911)		1770.70 r (P-10331/88; A-7906)	
115.10 am (P-19218/88; A-3685)		1770.80 n (P-10298/88; O-3419; R-8116; A-7908)	
115.20 am (P-19218/88; A-3685) (P-15942)		1770.90 n (P-10298/88; O-3419; R-8116; A-7908)	
115.40 am (P-15942)		1770.100 n (P-10298/88; O-3419; R-8116; A-7908)	
115.80 am (P-15942)		1770.110 r (P-10331/88; A-7906)	
125.10 am (PP-228)		1770.120 n (P-10298/88; O-3419; R-8116; A-7908)	
125.60 am (PP-228)		1770.120 r (P-10331/88; A-7906)	
125.70 am (PP-228)		1770.120 r (P-10331/88; A-7906)	
125.80 am (P-19211/88; A-3696)		1770.120 r (P-10331/88; A-7906)	
125.200 am (PP-15853)		1770.120 r (P-10331/88; A-7906)	
125.260 am (PP-228)		1770.120 r (P-10331/88; A-7906)	
125.305 am (PP-2160)		1770.120 r (P-10331/88; A-7906)	
230.20 am (P-3511; A-10499) (E-4015)		1770.120 r (P-10331/88; A-7906)	
255.10 n (P-2571; A-13532)		1770.120 r (P-10331/88; A-7906)	
255.20 n (P-2571; A-13532)		1770.120 r (P-10331/88; A-7906)	
255.30 n (P-2571; A-13532)		1770.120 r (P-10331/88; A-7906)	
255.40 n (P-2571; A-13532)		1770.120 r (P-10331/88; A-7906)	
255.50 n (P-2571; A-13532)		1770.120 r (P-10331/88; A-7906)	
255.60 n (P-2571; A-13532)		1770.120 r (P-10331/88; A-7906)	
255.70 n (P-2571; A-13532)		1770.120 r (P-10331/88; A-7906)	
255.80 n (P-2571; A-13532)		1770.120 r (P-10331/88; A-7906)	
255.90 n (P-2571; A-13532)		1770.120 r (P-10331/88; A-7906)	
255.100 n (P-2571; A-13532)		1770.120 r (P-10331/88; A-7906)	
255.110 n (P-2571; A-13532)		1770.120 r (P-10331/88; A-7906)	
255.120 n (P-2571; A-13532)		1770.120 r (P-10331/88; A-7906)	
255.130 n (P-2571; A-13532)		1770.120 r (P-10331/88; A-7906)	
255.140 n (P-2571; A-13532)		1770.120 r (P-10331/88; A-7906)	
255.150 n (P-2571; A-13532)		1770.120 r (P-10331/88; A-7906)	
255.160 n (P-2571; A-13532)		1770.120 r (P-10331/88; A-7906)	
255.170 n (P-2571; A-13532)		1770.120 r (P-10331/88; A-7906)	
505.10 am (P-19806/88; A-3703)		1770.120 r (P-10331/88; A-7906)	
505.20 am (P-19806/88; A-3703)		1770.120 r (P-10331/88; A-7906)	
505.25 am (P-19806/88; A-3703)		1770.120 r (P-10331/88; A-7906)	
505.260 am (P-19806/88; A-3703)		1770.120 r (P-10331/88; A-7906)	

[illegible]

TITLE 17 (CONT'D)		
970.60	am	(P-7518; A-16447)
1010.25	am	(P-20325/88; A-4179)
1010.30	am	(P-20325/88; A-4179)
1050.20	am	(P-20333/88; A-3755)
1050.25	am	(P-20333/88; A-3755)
1050.30	am	(P-20333/88; A-3755)
1050.40	am	(P-20333/88; A-3755)
1070.10	n	(P-8741; A-14934)
1070.20	n	(P-8741; A-14934)
1070.30	n	(P-8741; A-14934)
1070.40	n	(P-8741; A-14934)
1070.50	n	(P-8741; A-14934)
1070.60	n	(P-8741; A-14934)
1070.70	n	(P-8741; A-14934)
1070.80	n	(P-8741; A-14934)
1530.60	am	(P-12193)
1535.5	am	(P-12931)
1535.20	am	(P-12931)
1560.10	n	(P-2626; A-10577)
1560.20	n	(P-2626; A-10577)
1560.30	am	(P-11991)
1560.40	am	(P-2626; A-10577)
1560.50	n	(P-2626; A-10577)
1560.60	n	(P-2626; A-10577)
1560.70	n	(P-2626; A-10577)
1560.80	n	(P-2626; A-10577)
1560.90	n	(P-2626; A-10577)
1590.110	am	(P-2622; A-10567)
1590.120	am	(P-2622; A-10567)
2030.20	am	(P-4417; A-12814)
2030.30	am	(P-4417; A-12814)
2030.40	am	(P-4417; A-12814)
2030.50	am	(P-4417; A-12814)
2030.60	n	(E-2878) (P-4417; A-12814)
2070.10	am	(P-12169)
2070.20	am	(P-12169)
2070.30	am	(P-12169)
TITLE 20		
106.30	am	(P-13365)
107.170	r	(P-979; A-6392)
501.130	am	(P-7181)
502.40	am	(P-3528; A-13577)
701.270	am	(P-10737)
720.150	am	(P-10747)
1240.40	am	(P-22127/88; A-8961)
1295.10	n	(P-17064/88; A-1856)
1295.20	n	(P-17064/88; A-1856)
1295.30	n	(P-17064/88; A-1856)
1295.40	n	(P-17064/88; A-1856)
1295.50	n	(P-17064/88; A-1856)
1295.60	n	(P-17064/88; A-1856)
1295.70	n	(P-17064/88; A-1856)
1295.80	n	(P-17064/88; A-1856)
1295.90	n	(P-17064/88; A-1856)

TITLE 20 (CONT'D)					
1520.10	am	(P-1317; A-5926) (E-1505)			
1520.46	n	(P-1317; A-5926) (E-1505)			
1520.50	am	(P-1317; A-5926) (E-1505)			
1610.70	am	(P-4774/88; A-3063)			
1720.70	n	(P-9641)			
1760.101	n	(P-13997)			
1760.102	n	(P-13997)			
1760.103	n	(P-13997)			
1760.104	n	(P-13997)			
1760.201	n	(P-13997)			
1760.202	n	(P-13997)			
1760.203	n	(P-13997)			
1760.204	n	(P-13997)			
1760.205	n	(P-13997)			
1760.206	n	(P-13997)			
1760.207	n	(P-13997)			
TITLE 23					
25.90	am	(P-8756)			
110.10	am	(P-12625/88; A-7610)			
110.20	am	(P-12625/88; A-7610)			
110.25	am	(P-12625/88; A-7610)			
110.30	am	(P-12625/88; A-7610)			
110.40	am	(P-12625/88; A-7610)			
110.50	am	(P-12625/88; A-7610)			
110.60	am	(P-12625/88; A-7610)			
110.70	am	(P-12625/88; A-7610)			
110.80	am	(P-12625/88; A-7610)			
110.90	am	(P-12625/88; A-7610)			
110.100	am	(P-12625/88; A-7610)			
110.101	am	(P-12625/88; A-7610)			
110.101b, A	am	(P-12625/88; A-7610)			
110.101b, B	am	(P-12625/88; A-7610)			
110.101b, C	am	(P-12625/88; A-7610)			
110.101b, D	am	(P-12625/88; A-7610)			
120.10	am	(P-19266/88; A-7731)			
120.60	am	(P-19266/88; A-7731)			
120.110	am	(P-19266/88; A-7731)			
120.130	n	(P-19266/88; O-3416; R-7815; A-7731)			
120.200	am	(P-19266/88; A-7731)			
120.210	am	(P-19266/88; A-7731)			
120.235	n	(P-19266/88; A-7731)			
200.10	am	(P-19279/88; A-11491)			
200.30	am	(P-19279/88; A-11491)			
200.40	am	(P-19279/88; A-11491)			
200.80	am	(P-19279/88; A-11491)			
200.100	am	(P-19279/88; A-11491)			
202.10	r	(P-13367; E-13657)			
202.10	n	(P-13369; E-13664)			
202.20	r	(P-13367; E-13657)			
202.20	n	(P-13369; E-13664)			
202.30	r	(P-13367; E-13657)			
202.30	n	(P-13369; E-13664)			
202.40	r	(P-13367; E-13657)			
202.40	n	(P-13369; E-13664)			
202.50	r	(P-13367; E-13657)			

TITLE 23 (CONT'D)		
	n	r
202.50	am	(P-13369; E-13664)
202.60	am	(P-13367; E-13657)
202.70	am	(P-13369; E-13664)
202.80	am	(P-13367; E-13657)
210.10	am	(P-8766)
210.20	am	(P-8766)
210.110	am	(P-8766)
210.120	am	(P-8766)
210.130	am	(P-8766)
210.140	am	(P-8766)
210.150	am	(P-8766)
210.210	am	(P-8766)
210.220	am	(P-8766)
226.544	am	(P-17151/88; A-15388)
226.570	am	(P-17151/88; A-15388)
226.572	am	(P-17151/88; A-15388)
226.605	am	(P-17151/88; A-15388)
227.10	am	(P-4097; A-14957)
227.112	am	(P-4097; A-14957)
227.114	am	(P-4097; A-14957)
227.16	am	(P-4097; A-14957)
227.18	am	(P-4097; A-14957)
227.30	am	(P-4097; A-14957)
227.40	am	(P-4097; A-14957)
230.10	am	(P-12747/88; A-1535)
230.30	am	(P-12747/88; A-1535)
230.60	am	(P-12747/88; A-1535)
254.310	am	(A-8459)
254.370	am	(P-8777/88; A-8459)
254.340	am	(P-8777/88; A-8459)
254.390	am	(P-8777/88; A-8459)
254.610	am	(P-8777/88; A-8459)
254.620	am	(P-8777/88; A-8459)
254.2130	am	(P-8777/88; A-8459)
254.2230	am	(P-8777/88; A-8459)
254.2235	am	(P-8777/88; A-8459)
254.2245	am	(P-8777/88; A-8459)
254.2255	am	(P-8777/88; A-8459)
254.2310	am	(P-8777/88; A-8459)
254.2320	am	(P-8777/88; A-8459)
254.2330	am	(P-8777/88; A-8459)
254.2340	am	(P-8777/88; A-8459)
254.2350	am	(P-8777/88; A-8459)
275.90	am	(P-12745/88; A-1532)
451.10	am	(P-9082)
451.110	am	(P-9133)
451.20	am	(P-9082)
451.210	am	(P-9133)
451.30	am	(P-9082)
451.310	am	(P-9133)
451.320	am	(P-9133)
451.330	am	(P-9133)
451.50	am	(P-9133)
451.60	am	(P-9133)
451.70	am	(P-9133)
451.80	am	(P-9133)
451.90	am	(P-9133)

TITLE 23 (CONT'D.)					
451.100	451.110	451.120	451.130	451.140	451.150
(P-9133)	(P-9082)	(P-9133)	(P-9082)	(P-9133)	(P-9082)
451.110	451.110	451.120	451.130	451.140	451.150
(P-9133)	(P-9082)	(P-9133)	(P-9082)	(P-9133)	(P-9082)
451.120	451.120	451.130	451.140	451.150	451.160
(P-9133)	(P-9082)	(P-9133)	(P-9082)	(P-9133)	(P-9082)
451.130	451.130	451.140	451.150	451.160	451.170
(P-9082)	(P-9133)	(P-9082)	(P-9133)	(P-9082)	(P-9133)
451.140	451.140	451.150	451.160	451.170	451.180
(P-9082)	(P-9133)	(P-9082)	(P-9133)	(P-9082)	(P-9133)
451.150	451.155	451.160	451.165	451.170	451.175
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.160	451.165	451.170	451.175	451.180	451.185
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.170	451.175	451.180	451.185	451.190	451.195
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.180	451.185	451.190	451.195	451.200	451.210
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.210	451.210	451.220	451.220	451.230	451.235
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.220	451.220	451.230	451.230	451.240	451.240
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.230	451.230	451.240	451.240	451.250	451.250
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.240	451.240	451.250	451.250	451.260	451.260
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.250	451.250	451.260	451.260	451.270	451.270
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.260	451.260	451.270	451.270	451.280	451.280
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.270	451.270	451.280	451.280	451.290	451.290
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.280	451.280	451.290	451.290	451.300	451.300
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.290	451.290	451.300	451.300	451.310	451.310
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.300	451.300	451.310	451.310	451.320	451.320
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.310	451.310	451.320	451.320	451.330	451.330
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.320	451.320	451.330	451.330	451.340	451.340
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.330	451.330	451.340	451.340	451.350	451.350
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.340	451.340	451.350	451.350	451.360	451.360
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.350	451.350	451.360	451.360	451.370	451.370
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.360	451.360	451.370	451.370	451.380	451.380
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.370	451.370	451.380	451.380	451.390	451.390
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.380	451.380	451.390	451.390	451.400	451.400
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.390	451.390	451.400	451.400	451.410	451.410
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.400	451.400	451.410	451.410	451.420	451.420
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.410	451.410	451.420	451.420	451.430	451.430
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.420	451.420	451.430	451.430	451.440	451.440
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.430	451.430	451.440	451.440	451.450	451.450
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.440	451.440	451.450	451.450	451.460	451.460
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.450	451.450	451.460	451.460	451.470	451.470
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.460	451.460	451.470	451.470	451.480	451.480
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.470	451.470	451.480	451.480	451.490	451.490
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.480	451.480	451.490	451.490	451.500	451.500
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.490	451.490	451.500	451.500	451.510	451.510
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.500	451.500	451.510	451.510	451.520	451.520
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.510	451.510	451.520	451.520	451.530	451.530
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.520	451.520	451.530	451.530	451.540	451.540
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.530	451.530	451.540	451.540	451.550	451.550
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.540	451.540	451.550	451.550	451.560	451.560
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.550	451.550	451.560	451.560	451.570	451.570
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.560	451.560	451.570	451.570	451.580	451.580
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.570	451.570	451.580	451.580	451.590	451.590
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.580	451.580	451.590	451.590	451.600	451.600
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.590	451.590	451.600	451.600	451.610	451.610
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.600	451.600	451.610	451.610	451.620	451.620
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.610	451.610	451.620	451.620	451.630	451.630
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.620	451.620	451.630	451.630	451.640	451.640
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.630	451.630	451.640	451.640	451.650	451.650
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.640	451.640	451.650	451.650	451.660	451.660
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.650	451.650	451.660	451.660	451.670	451.670
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.660	451.660	451.670	451.670	451.680	451.680
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.670	451.670	451.680	451.680	451.690	451.690
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.680	451.680	451.690	451.690	451.700	451.700
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.690	451.690	451.700	451.700	451.710	451.710
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.700	451.700	451.710	451.710	451.720	451.720
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.710	451.710	451.720	451.720	451.730	451.730
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.720	451.720	451.730	451.730	451.740	451.740
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.730	451.730	451.740	451.740	451.750	451.750
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.740	451.740	451.750	451.750	451.760	451.760
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.750	451.750	451.760	451.760	451.770	451.770
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.760	451.760	451.770	451.770	451.780	451.780
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.770	451.770	451.780	451.780	451.790	451.790
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.780	451.780	451.790	451.790	451.800	451.800
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.790	451.790	451.800	451.800	451.810	451.810
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.800	451.800	451.810	451.810	451.820	451.820
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.810	451.810	451.820	451.820	451.830	451.830
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.820	451.820	451.830	451.830	451.840	451.840
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.830	451.830	451.840	451.840	451.850	451.850
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.840	451.840	451.850	451.850	451.860	451.860
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.850	451.850	451.860	451.860	451.870	451.870
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.860	451.860	451.870	451.870	451.880	451.880
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.870	451.870	451.880	451.880	451.890	451.890
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.880	451.880	451.890	451.890	451.900	451.900
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.890	451.890	451.900	451.900	451.910	451.910
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.900	451.900	451.910	451.910	451.920	451.920
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.910	451.910	451.920	451.920	451.930	451.930
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.920	451.920	451.930	451.930	451.940	451.940
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.930	451.930	451.940	451.940	451.950	451.950
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.940	451.940	451.950	451.950	451.960	451.960
(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)	(P-9133)
451.950	451.950	451.960	451.960	451.970	451.970
(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)	(P-9082)
451.960	451.960	451.970	451.970	451.980	451.980
(P-9133)	(P-9133)</				

TITLE 32, CONT'D.		
700.40	n	(P-9645)
700.50	n	(P-9645; O-15883; RC-15886)
700.60	n	(P-9645)
700.70	n	(P-9645)
TITLE 35		
101.100	n	(P-1482268; A-12055)
101.101	r	(P-1485368; A-12092)
101.101	r	(P-1482268; A-12055)
101.102	r	(P-1485368; A-12092)
101.102	n	(P-1482268; A-12055)
101.103	r	(P-1485368; A-12092)
101.103	n	(P-1482268; A-12055)
101.104	r	(P-1485368; A-12092)
101.104	n	(P-1482268; A-12055)
101.105	r	(P-1485368; A-12092)
101.105	n	(P-1482268; A-12055)
101.106	r	(P-1485368; A-12092)
101.106	n	(P-1482268; O-8135; R-12147; A-12055)
101.107	r	(P-1485368; A-12092)
101.107	n	(P-1482268; A-12055)
101.108	r	(P-1485368; A-12092)
101.108	n	(P-1482268; A-12055)
101.109	r	(P-1485368; A-12092)
101.109	n	(P-1482268; A-12055)
101.110	r	(P-1485368; A-12092)
101.120	r	(P-1485368; A-12092)
101.120	n	(P-1482268; O-8135; R-12147; A-12055)
101.121	r	(P-1485368; A-12092)
101.121	n	(P-1482268; A-12055)
101.122	r	(P-1485368; A-12092)
101.122	n	(P-1482268; A-12055)
101.140	r	(P-1485368; A-12092)
101.140	n	(P-1482268; A-12055)
101.141	n	(P-1482268; A-12055)
101.142	n	(P-1482268; A-12055)
101.143	n	(P-1482268; A-12055)
101.144	n	(P-1482268; A-12055)
101.160	n	(P-1482268; A-12055)
101.161	n	(P-1482268; A-12055)
101.162	n	(P-1482268; A-12055)
101.180	n	(P-1482268; A-12055)
101.181	n	(P-1482268; A-12055)
101.200	n	(P-1482268; A-12055)
101.220	n	(P-1482268; A-12055)
101.221	n	(P-1482268; A-12055)
101.240	n	(P-1482268; A-12055)
101.241	n	(P-1482268; O-8135; R-12147; A-12055)
101.242	n	(P-1482268; A-12055)
101.243	n	(P-1482268; O-8135; R-12147; A-12055)
101.244	n	(P-1482268; A-12055)
101.245	n	(P-1482268; O-8135; R-12147; A-12055)

TITLE 35 (CONT'D)		
102.181	n	(P-14596)
102.181	n	(P-14727)
102.182	n	(P-14696)
102.183	n	(P-14696)
102.200	r	(P-14696)
102.200	r	(P-14727)
102.201	n	(P-14696)
102.201	n	(P-14727)
102.202	n	(P-14696)
102.202	n	(P-14727)
102.220	n	(P-14696)
102.220	r	(P-14727)
102.221	n	(P-14696)
102.222	n	(P-14696)
102.240	n	(P-14696)
102.241	n	(P-14696)
102.242	n	(P-14696)
102.260	n	(P-14696)
102.261	n	(P-14596)
102.262	n	(P-14596)
102.280	n	(P-14696)
102.281	n	(P-14696)
102.282	n	(P-14696)
102.283	n	(P-14696)
102.284	n	(P-14696)
102.285	n	(P-14696)
102.300	n	(P-14696)
102.301	n	(P-14696)
102.320	n	(P-14696)
102.340	n	(P-14696)
102.341	n	(P-14696)
102.342	n	(P-14696)
102.346	n	(P-14696)
102.347	n	(P-14696)
102.348	n	(P-14696)
102.360	n	(P-14696)
102.361	n	(P-14696)
102.362	n	(P-14696)
102.363	n	(P-14696)
102.Ap.A	r	(P-14727)
106.415	am	(P-14634)
106.506	am	(P-14634)
106.602	am	(P-14634)
106.604	am	(P-14634)
106.701	n	(P-1486578)
106.702	n	(P-1486578)
106.703	n	(P-1486578)
106.704	n	(P-1486578)
106.705	n	(P-1486578)
106.706	n	(P-1486578)
106.707	n	(P-1486578)
106.708	n	(P-1486578)
106.709	n	(P-1486578)

TITLE 35 (CONT'D)		
106.710	n	(P-14865/88; A-12094)
106.711	n	(P-14865/88; A-12094)
106.712	n	(P-14865/88; A-12094)
106.713	n	(P-14865/88; A-12094)
106.714	n	(P-14865/88; A-12094)
106.715	n	(P-14865/88; A-12094)
106.801	n	(P-14865/88; A-12094)
106.802	n	(P-14865/88; A-12094)
106.803	n	(P-14865/88; A-12094)
106.804	n	(P-14865/88; A-12094)
106.805	n	(P-14865/88; A-12094)
106.806	n	(P-14865/88; A-12094)
106.807	n	(P-14865/88; A-12094)
106.808	n	(P-14865/88; A-12094)
106.901	n	(P-14865/88; A-12094)
106.902	n	(P-14865/88; A-12094)
106.903	n	(P-14865/88; A-12094)
106.904	n	(P-14865/88; A-12094)
106.905	n	(P-14865/88; A-12094)
106.906	n	(P-14865/88; A-12094)
106.907	n	(P-14865/88; A-12094)
107.100	r	(P-14933/88; A-12116)
107.101	r	(P-14933/88; A-12116)
107.Ap-A	r	(P-14933/88; A-12116)
161.002	r	(P-16343/88; A-9505)
174.302	am	(P-16242)
174.303	am	(P-16242)
174.304	am	(P-16242)
174.305	am	(P-16242)
174.306	am	(P-16242)
174.308	am	(P-16242)
174.309	am	(P-16242)
174.401	am	(P-16242)
174.501	am	(P-16242)
174.502	am	(P-16242)
183.Ap-A	am	(P-7522)
190.Ap-A	am	(P-7561)
201.146	am	(P-16285)
201.281	am	(P-5154/88; O-29221/88; R-1624; A-2066)
201.401	n	(P-5154/88; O-29221/88; R-1624; A-2066)
201.402	n	(P-5154/88; O-29221/88; R-1624; A-2066)
201.403	n	(P-5154/88; O-29221/88; R-1624; A-2066)
201.404	n	(P-5154/88; O-29221/88; R-1624; A-2066)
201.405	n	(P-5154/88; O-29221/88; R-1624; A-2066)
201.405	am	(P-8782)
201.406	am	(P-5154/88; O-29221/88; R-1624; A-2066)
201.407	n	(P-5154/88; O-29221/88; R-1624; A-2066)
201.408	n	(P-5154/88; O-29221/88; R-1624; A-2066)

TITLE 35 (CONT'D)		TITLE 35 (CONT'D)	
211.101 am	(P-19296/88; W-2537)	230.440 r	(P-9223)
211.102 am	(P-19296/88; W-2537)	230.470 r	(P-9223)
211.122 am	(P-15294/88; A-10862) (P-13143)	230.480 r	(P-9223)
	(P-16257)	230.490 r	(P-9223)
215.104 am	(P-15412/88; A-10893) (P-15249)	230.500 r	(P-9223)
	(P-15551)	230.520 r	(P-9223)
215.105 am	(P-15412/88; A-10893) (P-15249)	230.530 r	(P-9223)
	(P-15551)	230.540 r	(P-9223)
215.206 am	(P-12384)	230.550 r	(P-9223)
215.420 am	(P-15412/88; A-10893)	230.560 r	(P-9223)
215.430 am	(P-15412/88; A-10893)	230.570 r	(P-9223)
215.432 am	(P-15412/88; A-10893)	230.580 r	(P-9223)
215.435 am	(P-15412/88; A-10893)	230.590 r	(P-9223)
215.437 am	(P-15412/88; A-10893)	230.600 r	(P-9223)
215.438 #	(P-15412/88; A-10893)	230.680 r	(P-9223)
215.438 n	(P-15412/88; A-10893)	230.690 r	(P-9223)
215.439 #	(P-15412/88; A-10893)	230.700 r	(P-9223)
215.439 am	(P-15412/88; A-10893)	230.720 r	(P-9223)
215.439 n	(P-15412/88; A-10893)	230.730 r	(P-9223)
215.439 am	(P-15412/88; A-10893)	230.740 r	(P-9223)
215.439 n	(P-15412/88; A-10893)	230.770 r	(P-9223)
230.110 r	(P-9223)	230.780 r	(P-9223)
230.140 r	(P-9223)	230.790 r	(P-9223)
230.141 r	(P-9223)	230.790 r	(P-9223)
230.142 r	(P-9223)	230.790 r	(P-9223)
230.150 r	(P-9223)	230.790 r	(P-9223)
230.160 r	(P-9223)	230.790 r	(P-9223)
230.170 r	(P-9223)	230.790 r	(P-9223)
230.180 r	(P-9223)	230.790 r	(P-9223)
230.190 r	(P-9223)	230.790 r	(P-9223)
230.200 r	(P-9223)	230.790 r	(P-9223)
230.210 r	(P-9223)	230.790 r	(P-9223)
230.211 r	(P-9223)	230.790 r	(P-9223)
230.212 r	(P-9223)	230.790 r	(P-9223)
230.220 r	(P-9223)	230.790 r	(P-9223)
230.230 r	(P-9223)	230.790 r	(P-9223)
230.240 r	(P-9223)	230.790 r	(P-9223)
230.241 r	(P-9223)	230.790 r	(P-9223)
230.250 r	(P-9223)	230.790 r	(P-9223)
230.260 r	(P-9223)	230.790 r	(P-9223)
230.270 r	(P-9223)	230.790 r	(P-9223)
230.280 r	(P-9223)	230.790 r	(P-9223)
230.290 r	(P-9223)	230.790 r	(P-9223)
230.300 r	(P-9223)	230.790 r	(P-9223)
230.310 r	(P-9223)	230.790 r	(P-9223)
230.320 r	(P-9223)	230.790 r	(P-9223)
230.330 r	(P-9223)	230.790 r	(P-9223)
230.340 r	(P-9223)	230.790 r	(P-9223)
230.350 r	(P-9223)	230.790 r	(P-9223)
230.360 r	(P-9223)	230.790 r	(P-9223)
230.370 r	(P-9223)	230.790 r	(P-9223)
230.371 r	(P-9223)	230.790 r	(P-9223)
230.380 r	(P-9223)	230.790 r	(P-9223)
230.390 r	(P-9223)	230.790 r	(P-9223)
230.400 r	(P-9223)	230.790 r	(P-9223)
230.410 r	(P-9223)	230.790 r	(P-9223)
230.430 r	(P-9223)	230.790 r	(P-9223)

TITLE 35 (CONT'D)		TITLE 35 (CONT'D)	
251.210 am	(E-955) (P-19825/88; A-8867)	283.505 r	(P-16365/88; A-9501)
251.212 r	(E-955) (P-19825/88; A-8867)	283.506 r	(P-16365/88; A-9501)
251.215 am	(E-955) (P-19825/88; A-8867)	283.601 r	(P-16365/88; A-9501)
251.301 am	(E-955) (P-19825/88; A-8867)	283.602 r	(P-16365/88; A-9501)
260.101 r	(P-16365/88; A-9503)	283.603 r	(P-16365/88; A-9501)
260.102 r	(P-16365/88; A-9503)	283.604 r	(P-16365/88; A-9501)
260.201 r	(P-16365/88; A-9503)	283.605 r	(P-16365/88; A-9501)
260.202 r	(P-16365/88; A-9503)	283.606 r	(P-16365/88; A-9501)
260.203 r	(P-16365/88; A-9503)	283.701 r	(P-16365/88; A-9501)
260.204 r	(P-16365/88; A-9503)	283.702 r	(P-16365/88; A-9501)
260.205 r	(P-16365/88; A-9503)	283.703 r	(P-16365/88; A-9501)
260.206 r	(P-16365/88; A-9503)	283.704 r	(P-16365/88; A-9501)
263.101 r	(P-16352/88; A-9515)	285.101 r	(P-16365/88; A-9517)
263.102 r	(P-16352/88; A-9515)	285.102 r	(P-16365/88; A-9517)
263.103 r	(P-16352/88; A-9515)	285.103 r	(P-16365/88; A-9517)
263.201 r	(P-16352/88; A-9515)	285.104 r	(P-16365/88; A-9517)
263.202 r	(P-16352/88; A-9515)	285.201 r	(P-16365/88; A-9517)
263.301 r	(P-16352/88; A-9515)	285.202 r	(P-16365/88; A-9517)
263.303 r	(P-16352/88; A-9515)	285.203 r	(P-16365/88; A-9517)
263.304 r	(P-16352/88; A-9515)	285.204 r	(P-16365/88; A-9517)
263.305 r	(P-16352/88; A-9515)	285.205 r	(P-16365/88; A-9517)
263.306 r	(P-16352/88; A-9515)	285.206 r	(P-16365/88; A-9517)
263.307 r	(P-16352/88; A-9515)	285.301 r	(P-16365/88; A-9517)
263.308 r	(P-16352/88; A-9515)	285.302 r	(P-16365/88; A-9517)
263.309 r	(P-16352/88; A-9515)	301.106 n	(P-14152)
263.401 r	(P-16352/88; A-9515)	301.107 n	(P-14152)
263.402 r	(P-16352/88; A-9515)	301.200 am	(P-15823/88; A-5984)
263.501 r	(P-16352/88; A-9515)	301.260 am	(P-15823/88; A-5984)
277.101 r	(P-16346/88; A-9513)	301.365 am	(P-15823/88; A-5984)
277.102 r	(P-16346/88; A-9513)	301.430 am	(P-15823/88; A-5984)
277.103 r	(P-16346/88; A-9513)	302.100 n	(P-14172)
277.201 r	(P-16346/88; A-9513)	302.101 am	(P-14172)
277.202 r	(P-16346/88; A-9513)	302.102 am	(P-14172)
277.301 r	(P-16346/88; A-9513)	302.103 am	(P-14172)
277.302 r	(P-16346/88; A-9513)	302.203 am	(P-14172)
277.401 r	(P-16346/88; A-9513)	302.208 am	(P-14172)
283.101 r	(P-16346/88; A-9501)	302.211 am	(P-14172)
283.102 r	(P-16346/88; A-9501)	302.212 am	(P-14172)
283.103 r	(P-16346/88; A-9501)	302.304 am	(P-15844/88; A-5998)
283.201 r	(P-16346/88; A-9501)	302.307 am	(P-15844/88; A-5998)
283.202 r	(P-16346/88; A-9501)	302.509 am	(P-15844/88; A-5998)
283.203 r	(P-16346/88; A-9501)	302.601 n	(P-14172)
283.204 r	(P-16346/88; A-9501)	302.603 n	(P-14172)
283.301 r	(P-16346/88; A-9501)	302.604 n	(P-14172)
283.302 r	(P-16346/88; A-9501)	302.606 n	(P-14172)
283.303 r	(P-16346/88; A-9501)	302.612 n	(P-14172)
283.401 r	(P-16346/88; A-9501)	302.615 n	(P-14172)
283.402 r	(P-16346/88; A-9501)	302.618 n	(P-14172)
283.403 r	(P-16346/88; A-9501)	302.621 n	(P-14172)
283.404 r	(P-16346/88; A-9501)	302.627 n	(P-14172)
283.405 r	(P-16346/88; A-9501)	302.630 n	(P-14172)
283.501 r	(P-16346/88; A-9501)	302.633 n	(P-14172)
283.502 r	(P-16346/88; A-9501)	302.642 n	(P-14172)
283.503 r	(P-16346/88; A-9501)	302.645 n	(P-14172)
283.504 r	(P-16346/88; A-9501)	302.648 n	(P-14172)

TITLE 35 (CONT'D)			TITLE 35 (CONT'D)			TITLE 35 (CONT'D)		
616.206	n	(P-14647)	616.723	n	(P-14647)	703.271	n	(P-9860)
616.207	n	(P-14647)	616.724	n	(P-14647)	703.272	n	(P-9860)
616.208	n	(P-14647)	616.725	n	(P-14647)	703.273	n	(P-9860)
616.209	n	(P-14647)	617.101	n	(P-14693)	703.280	n	(P-9860)
616.210	n	(P-14647)	617.102	n	(P-14693)	703.281	n	(P-9860)
616.211	n	(P-14647)	661.302	am	(P-1738)	703.282	n	(P-9860)
616.301	n	(P-14647)	690.101	n	(P-15174)	703.283	n	(P-9860)
616.302	n	(P-14647)	690.102	n	(P-15174)	703.Ap.A	n	(P-9860)
616.303	n	(P-14647)	690.103	n	(P-15174)	704.143	am	(P-17167/88; A-478)
616.304	n	(P-14647)	690.104	n	(P-15174)	720.110	am	(P-15327/88; A-362) (P-9661)
616.305	n	(P-14647)	690.105	n	(P-15174)	720.111	am	(P-15327/88; A-362) (P-9661)
616.306	n	(P-14647)	690.201	n	(P-15174)	721.104	am	(P-15347/88; A-382) (P-9683)
616.307	n	(P-14647)	690.202	n	(P-15174)	721.105	am	(P-15347/88; A-382)
616.401	n	(P-14647)	690.203	n	(P-15174)	721.132	am	(P-9683)
616.402	n	(P-14647)	690.204	n	(P-15174)	721.133	am	(P-15347/88; A-382) (P-9683)
616.403	n	(P-14647)	690.205	n	(P-15174)	721.Ap.G	am	(P-9683)
616.404	n	(P-14647)	690.301	n	(P-15174)	721.Ap.H	am	(P-15347/88; A-382) (P-9683)
616.405	n	(P-14647)	690.302	n	(P-15174)	722.110	am	(P-15449/88; A-452)
616.406	n	(P-14647)	691.101	n	(P-15164)	722.151	am	(P-15449/88; A-452)
616.407	n	(P-14647)	691.102	n	(P-15164)	722.Ap.A	am	(P-9905)
616.408	n	(P-14647)	691.103	n	(P-15164)	724.101	am	(P-15455/88; A-458)
616.421	n	(P-14647)	691.104	n	(P-15164)	724.110	am	(P-9909)
616.422	n	(P-14647)	691.105	n	(P-15164)	724.113	am	(P-9909)
616.423	n	(P-14647)	691.106	n	(P-15164)	724.115	am	(P-9909)
616.424	n	(P-14647)	691.107	n	(P-15164)	724.118	am	(P-9909)
616.425	n	(P-14647)	691.201	n	(P-15164)	724.154	am	(P-9909)
616.441	n	(P-14647)	691.202	n	(P-15164)	724.173	am	(P-9909)
616.442	n	(P-14647)	691.203	n	(P-15164)	724.190	am	(P-9909)
616.443	n	(P-14647)	691.301	n	(P-15164)	724.191	am	(P-9909)
616.444	n	(P-14647)	691.302	n	(P-15164)	724.192	am	(P-9909)
616.445	n	(P-14647)	691.303	n	(P-15164)	724.197	am	(P-9909)
616.446	n	(P-14647)	691.304	n	(P-15164)	724.198	am	(P-9909)
616.447	n	(P-14647)	691.305	n	(P-15164)	724.199	am	(P-9909)
616.461	n	(P-14647)	691.306	n	(P-15164)	724.211	am	(P-9909)
616.462	n	(P-14647)	691.Ap.A	n	(P-15164)	724.212	am	(P-9909)
616.463	n	(P-14647)	702.104	am	(P-9835)	724.214	am	(P-9909)
616.464	n	(P-14647)	702.110	am	(P-9835)	724.217	am	(P-9909)
616.501	n	(P-14647)	702.152	am	(P-9835)	724.218	am	(P-9909)
616.502	n	(P-14647)	702.160	am	(P-9835)	724.241	am	(P-9909)
616.601	n	(P-14647)	702.181	am	(P-9835)	724.242	am	(P-9909)
616.602	n	(P-14647)	702.182	am	(P-9835)	724.244	am	(P-9909)
616.603	n	(P-14647)	702.183	am	(P-9835)	724.247	am	(P-9909)
616.604	n	(P-14647)	702.184	am	(P-9835)	724.251	am	(P-9909)
616.605	n	(P-14647)	702.185	am	(P-9835)	724.290	am	(P-9909)
616.621	n	(P-14647)	702.186	am	(P-9835)	724.293	am	(P-9909)
616.622	n	(P-14647)	702.187	am	(P-9835)	724.296	am	(P-9909)
616.623	n	(P-14647)	703.123	am	(P-15444/88; A-447)	724.700	n	(P-9909)
616.624	n	(P-14647)	703.183	am	(P-9860)	724.701	n	(P-9909)
616.625	n	(P-14647)	703.184	am	(P-9860)	724.702	n	(P-9909)
616.701	n	(P-14647)	703.209	n	(P-9860)	724.703	n	(P-9909)
616.702	n	(P-14647)	703.222	am	(P-9860)	724.Ap.I	am	(P-15455/88; A-458)
616.703	n	(P-14647)	703.223	am	(P-9860)	725.101	am	(P-15402/88; A-437)
616.704	n	(P-14647)	703.230	am	(P-9860)	725.113	am	(P-9737)
616.705	n	(P-14647)	703.247	n	(P-9860)	725.173	am	(P-9737)
616.721	n	(P-14647)	703.260	n	(P-9860)	725.212	am	(P-9737)
616.722	n	(P-14647)	703.270	n	(P-9860)	725.214	am	(P-9737)

TITLE 38 (CONT'D)		TITLE 41 (CONT'D)	
450.750 am (P-12766)	170.660 n (A-5669)	525.5 r (P-2709; A-16510)	
450.810 am (P-12766)	170.670 # (A-5669)	525.10 am (P-2709; A-16510)	
450.820 am (P-12766)	170.670 am (A-5669)	525.20 am (P-2709; A-16510)	
450.860 am (P-12766)	170.700 n (A-8515)	525.50 n (P-2709; A-16510)	
450.920 am (P-12766)	170.700 n (A-5669)	525.60 n (P-2709; A-16510)	
450.930 am (P-12766)	170.7b. A n (A-5669)	525.70 # (P-2709; A-16510)	
450.1010 am (P-12766)	170.7b. B n (A-5669)	525.100 am (P-2709; A-16510)	
450.1020 am (P-12766)	180.10 am (E-1875; O-5807) (P-1754; A-14978)	525.110 am (P-2709; A-16510)	
450.1110 am (P-12766)	180.20 am (E-1875; O-5807) (P-1754; A-14978)	525.200 # (P-2709; A-16510)	
450.1140 am (P-12766)		525.300 am (P-2709; A-16510)	
450.1305 am (P-12766)		525.310 r (P-2709; A-16510)	
450.1320 am (P-12766)		525.320 am (P-2709; A-16510)	
450.1335 am (P-12766)		525.330 am (P-2709; A-16510)	
450.1340 am (P-12766)		525.340 am (P-2709; A-16510)	
450.1360 am (P-12766)		525.350 am (P-2709; A-16510)	
		525.400 am (P-2709; A-16510)	
		525.410 am (P-2709; A-16510)	
		525.500 am (P-2709; A-16510)	
		525.510 am (P-2709; A-16510)	
		525.520 am (P-2709; A-16510)	
		525.530 am (P-2709; A-16510)	
		525.540 am (P-2709; A-16510)	
		525.600 am (P-2709; A-16510)	
		525.610 am (P-2709; A-16510)	
		525.620 am (P-2709; A-16510)	
		525.630 am (P-2709; A-16510)	
		525.640 am (P-2709; A-16510)	
		525.650 am (P-2709; A-16510)	
		525.660 am (P-2709; A-16510)	
		525.670 am (P-2709; A-16510)	
		525.700 am (P-2709; A-16510)	
		525.710 am (P-2709; A-16510)	
		525.720 am (P-2709)	
		526.10 n (P-2746; O-14117; W-16614)	
		526.20 n (P-2746; O-14117; W-16614)	
		526.30 n (P-2746; O-14117; W-16614)	
		526.40 n (P-2746; O-14117; W-16614)	
		526.50 n (P-2746; O-14117; W-16614)	
		526.60 n (P-2746; O-14117; W-16614)	
		526.70 n (P-2746; O-14117; W-16614)	
		526.80 n (P-2746; O-14117; W-16614)	
		526.90 n (P-2746; O-14117; W-16614)	
		527.00 n (P-2746; O-14117; W-16614)	
		527.10 n (P-2746; O-14117; W-16614)	
		527.20 n (P-2746; O-14117; W-16614)	
		527.30 n (P-2746; O-14117; W-16614)	
		527.40 n (P-2746; O-14117; W-16614)	
		527.50 n (P-2746; O-14117; W-16614)	
		527.60 n (P-2746; O-14117; W-16614)	
		527.70 n (P-2746; O-14117; W-16614)	
		527.80 n (P-2746; O-14117; W-16614)	
		527.90 n (P-2746; O-14117; W-16614)	
		528.00 n (P-2746; O-14117; W-16614)	
		528.10 n (P-2746; O-14117; W-16614)	
		528.20 n (P-2746; O-14117; W-16614)	
		528.30 n (P-2746; O-14117; W-16614)	
		528.40 n (P-2746; O-14117; W-16614)	
		528.50 n (P-2746; O-14117; W-16614)	
		528.60 n (P-2746; O-14117; W-16614)	
		528.70 n (P-2746; O-14117; W-16614)	
		528.80 n (P-2746; O-14117; W-16614)	
		528.90 n (P-2746; O-14117; W-16614)	
		529.00 n (P-2746; O-14117; W-16614)	
		529.10 n (P-2746; O-14117; W-16614)	
		529.20 n (P-2746; O-14117; W-16614)	
		529.30 n (P-2746; O-14117; W-16614)	
		529.40 n (P-2746; O-14117; W-16614)	
		529.50 n (P-2746; O-14117; W-16614)	
		529.60 n (P-2746; O-14117; W-16614)	
		529.70 n (P-2746; O-14117; W-16614)	
		529.80 n (P-2746; O-14117; W-16614)	
		529.90 n (P-2746; O-14117; W-16614)	

TITLE 44 (CONT'D)

530.10	am	(P-2648; A-16415)	535.600	am	(P-2766; A-16452)
530.20	am	(P-2648; A-16415)	535.610	am	(P-2766; A-16452)
530.50	n	(P-2648; A-16415)	535.620	am	(P-2766; A-16452)
530.60	n	(P-2648; A-16415)	535.630	am	(P-2766; A-16452)
530.70	#	(P-2648; A-16415)	535.640	am	(P-2766; A-16452)
530.70	am	(P-2648; A-16415)	535.650	am	(P-2766; A-16452)
530.100	am	(P-2648; A-16415)	535.660	am	(P-2766; A-16452)
530.110	am	(P-2648; A-16415)	535.670	am	(P-2766; A-16452)
530.200	#	(P-2648; A-16415)	535.700	am	(P-2766; A-16452)
530.300	am	(P-2648; A-16415)	535.710	am	(P-2766; A-16452)
530.310	r	(P-2648; A-16415)	535.720	am	(P-2766)
530.320	am	(P-2648; A-16415)	540.5	r	(P-2764; A-16561)
530.330	am	(P-2648; A-16415)	540.10	am	(P-2764; A-16561)
530.340	am	(P-2648; A-16415)	540.20	am	(P-2764; A-16561)
530.350	am	(P-2648; A-16415)	540.50	n	(P-2764; A-16561)
530.400	am	(P-2648; A-16415)	540.60	n	(P-2764; A-16561)
530.410	am	(P-2648; A-16415)	540.70	#	(P-2764; A-16561)
530.500	am	(P-2648; A-16415)	540.70	am	(P-2764; A-16561)
530.510	am	(P-2648; A-16415)	540.100	am	(P-2764; A-16561)
530.520	am	(P-2648; A-16415)	540.110	am	(P-2764; A-16561)
530.530	am	(P-2648; A-16415)	540.200	#	(P-2764; A-16561)
530.540	n	(P-2648; A-16415)	540.300	am	(P-2764; A-16561)
530.600	am	(P-2648; A-16415)	540.310	r	(P-2764; A-16561)
530.610	am	(P-2648; A-16415)	540.320	am	(P-2764; A-16561)
530.620	am	(P-2648; A-16415)	540.330	am	(P-2764; A-16561)
530.630	am	(P-2648; A-16415)	540.340	am	(P-2764; A-16561)
530.640	am	(P-2648; A-16415)	540.350	am	(P-2764; A-16561)
530.650	am	(P-2648; A-16415)	540.400	am	(P-2764; A-16561)
530.660	am	(P-2648; A-16415)	540.410	am	(P-2764; A-16561)
530.670	am	(P-2648; A-16415)	540.500	am	(P-2764; A-16561)
530.700	am	(P-2648; A-16415)	540.510	am	(P-2764; A-16561)
530.710	am	(P-2648; A-16415)	540.520	am	(P-2764; A-16561)
530.720	am	(P-2648)	540.530	am	(P-2764; A-16561)
535.5	r	(P-2766; A-16452)	540.540	n	(P-2764; A-16561)
535.10	am	(P-2766; A-16452)	540.600	am	(P-2764; A-16561)
535.20	am	(P-2766; A-16452)	540.610	am	(P-2764; A-16561)
535.30	n	(P-2766; A-16452)	540.620	am	(P-2764; A-16561)
535.60	n	(P-2766; A-16452)	540.630	am	(P-2764; A-16561)
535.70	#	(P-2766; A-16452)	540.640	am	(P-2764; A-16561)
535.70	am	(P-2766; A-16452)	540.650	am	(P-2764; A-16561)
535.100	am	(P-2766; A-16452)	540.660	am	(P-2764; A-16561)
535.110	am	(P-2766; A-16452)	540.670	am	(P-2764; A-16561)
535.200	#	(P-2766; A-16452)	540.700	am	(P-2764; A-16561)
535.300	am	(P-2766; A-16452)	540.710	am	(P-2764; A-16561)
535.310	r	(P-2766; A-16452)	540.720	am	(P-2764)
535.320	am	(P-2766; A-16452)	910.130	am	(P-1917; A-8403)
535.330	am	(P-2766; A-16452)	4400.25	n	(P-44; A-7444)
535.340	am	(P-2766; A-16452)	4400.4p. A	n	(P-44; A-7444)
535.350	am	(P-2766; A-16452)	4400.4p. B	n	(P-44; A-7444)
535.400	am	(P-2766; A-16452)	4400.4p. C	n	(P-44; A-7444)
535.410	am	(P-2766; A-16452)	4400.4p. D	n	(P-44; A-7444)
535.500	am	(P-2766; A-16452)	4500.30	am	(P-7860; C-13715)
535.510	am	(P-2766; A-16452)	5040.590	r	(P-4071; A-10829)
535.520	am	(P-2766; A-16452)			
535.530	am	(P-2766; A-16452)			
535.540	n	(P-2766; A-16452)			

TITLE 47

1.35

(P-5002)

TITLE 47 (CONT'D)		TITLE 50 (CONT'D)		TITLE 56 (CONT'D)	
1.60	am (P-5002)	601.110	n (P-11985/88; A-2051)	2650.30	am (P-15977) (E-16126)
1.70	am (P-5002)	601.120	n (P-11985/88; A-2051)	2650.40	re (A-15386)
1.85	n (P-5002)	601.130	n (P-11985/88; A-2051)	2650.40	am (P-15977) (E-16126)
1.100	am (P-5002)	601.140	n (P-11985/88; A-2051)	2650.50	re (A-15386)
1.105	n (P-5002)	754.Ex. B	(P-2057/88; A-1542)	2650.50	am (P-15977) (E-16126)
1.110	am (P-5002)	919.10	am (P-13535/88; C-1745/88; A-1204)	2650.60	re (A-15386)
1.130	am (P-5002)	919.20	am (P-13535/88; C-1745/88; A-1204)	2650.70	re (A-15386)
1.160	n (P-5002)	919.30	am (P-13535/88; C-1745/88; A-1204)	2650.80	re (A-15386)
1.170	n (P-5002)	919.40	am (P-13535/88; C-1745/88; A-1204)	2650.90	re (A-15386)
1.175	n (P-5002)	919.50	am (P-13535/88; C-1745/88; A-1204)	2650.100	re (A-15386)
1.180	n (P-5002)	919.60	am (P-13535/88; C-1745/88; A-1204)	2650.110	re (A-15386)
1.185	n (P-5002)	919.70	am (P-13535/88; C-1745/88; A-1204)	2650.110	am (P-15977) (E-16126)
1.190	n (P-5002)	919.80	am (P-13535/88; C-1745/88; A-1204)	2650.120	re (A-15386)
1.195	n (P-5002)	919.90	am (P-13535/88; C-1745/88; A-1204)	2650.130	re (A-15386)
100.70	am (P-1930; A-10827)	919.Ex. A	(P-251; A-8520) (E-585; O-3471)	2650.130	am (P-15977) (E-16126)
100.85	am (P-1930; A-10827)	2008.10	am (P-251; A-8520) (E-585; O-3471)	2650.140	re (A-15386)
100.90	am (P-1930; A-10827)	2008.20	am (P-251; A-8520) (E-585; O-3471)	2650.140	am (P-15977) (E-16126)
100.110	am (P-1930; A-10827)	2008.30	am (P-251; A-8520) (E-585; O-3471)	2650.210	n (P-15977) (E-16126)
	A-13568)	2008.40	am (P-251; A-8520) (E-585; O-3471)	2650.220	n (P-15977) (E-16126)
100.120	am (P-1930; A-10827)	2008.50	am (P-251; A-8520) (E-585; O-3471)	2650.230	n (P-15977) (E-16126)
120.80	am (P-1311; A-13562)	2008.60	am (P-251; A-8520) (E-585; O-3471)	2650.240	n (P-15977) (E-16126)
120.100	am (P-1311; A-13562)	2008.70	am (P-251; A-8520) (E-585; O-3471)	2650.250	n (P-15977) (E-16126)
120.110	am (P-8521/88; A-779)	2008.80	am (P-251; A-8520) (E-585; O-3471)	2712.201	n (P-15257/88; O-22487/88; R-965; A-795)
120.115	n (P-8521/88; A-779)	2008.81	am (P-251; A-8520) (E-585; O-3471)	2712.202	n (P-15257/88; O-22487/88; R-965; A-795)
120.115	am (P-4075; A-14026)	2008.82	am (P-251; A-8520) (E-585; O-3471)	2712.203	n (P-15257/88; O-22487/88; R-965; A-795)
160.80	am (P-9271/88; A-2024)	2008.90	am (P-251; A-8520) (E-585; O-3471)	2712.205	n (P-15257/88; O-22487/88; R-965; A-795)
310.804	am (P-13371)	2008.Ap. A	(P-251; A-8520) (E-585; O-3471)	2712.207	n (P-15257/88; O-22487/88; R-965; A-795)
350.202	am (P-15265/88; A-5947)	2008.Ap. B	(P-251; A-8520) (E-585; O-3471)	2712.210	n (P-15257/88; O-22487/88; R-965; A-795)
360.103	am (P-19603/88; O-8131; W-13089)	2008.Ap. C	(P-251; A-8520) (E-585; O-3471)	2720.1	am (P-5362; W-11960) (P-11139)
360.104	n (P-19603/88; O-8131; W-13089)	2008.Ap. D	(P-251; A-8520) (E-585; O-3471)	2720.130	am (P-5362; W-11960) (P-11139)
360.302	n (P-19603/88; O-8131; W-13089)	2008.Ap. E	(P-251; A-8520) (E-585; O-3471)	2720.132	n (P-5362; W-11960) (P-11139)
360.305	n (P-19603/88; O-8131; W-13089)	2008.Ap. F	(P-251; A-8520) (E-585; O-3471)	2725.20	am (P-5344; W-11959) (P-11120)
360.306	n (P-19603/88; O-8131; W-13089)	2008.Ap. G	(P-251; A-8520) (E-585; O-3471)	2725.100	am (P-5344; W-11959) (P-11120)
360.309	n (P-19603/88; O-8131; W-13089)	2011.10	n (P-13558/88; A-3804)	2725.105	am (P-5344; W-11959) (P-11120)
		2011.20	n (P-13558/88; A-3804)	2725.120	am (P-5344; W-11959) (P-11120)
		2011.30	n (P-13558/88; A-3804)	2725.250	am (P-5344; W-11959) (P-11120)
		2011.40	n (P-13558/88; A-3804)	2725.270	am (P-5344; W-11959) (P-11120)
		2011.50	n (P-13558/88; A-3804)	2732.200	n (P-12748)
		2011.60	n (P-13558/88; A-3804)	2732.210	n (P-1945; A-8864)
		2011.70	n (P-13558/88; A-3804)	2765.205	n (P-752)
		2011.Ap. A	(P-13558/88; A-3804)	2765.325	n (P-5375; W-11961) (P-11155)
		2011.Ap. B	(P-13558/88; A-3804)		(E-11911)
		2011.Ap. C	(P-13558/88; A-3804)	2765.326	n (P-11155) (E-11911)
		2012.10	n (P-9181)		
		2012.20	n (P-9181)		
		2012.30	n (P-9181)		
		2012.40	n (P-9181)		
		2012.50	n (P-9181)		
		2012.60	n (P-9181)		
		2012.70	n (P-9181)		
		2012.80	n (P-9181)		
		2012.90	n (P-9181)		
		2012.100	n (P-9181)		
		2012.110	n (P-9181)		
		2012.Ex. A	(P-9181)		
		2012.Ex. B	(P-9181)		

TITLE 56 (CONT'D)	TITLE 59 (CONT'D)	TITLE 62 (CONT'D)
2765.328 n (P-5375; W-11961) (P-11155)	119.105 n (P-13377)	1817.61 am (P-12280)
2765.330 n (P-5375; W-11961) (P-11155)	119.115 n (P-13377)	1817.64 am (P-12280)
2765.332 n (P-5375; W-11961) (P-11155)	119.120 n (P-13377)	1817.66 am (P-12280)
2765.333 n (P-5375; W-11961) (P-11155)	119.125 n (P-13377)	1817.67 am (P-12280)
2765.334 n (P-5375; W-11961) (P-11155)	119.130 n (P-13377)	1817.68 am (P-12280)
2765.335 n (P-5375; W-11961) (P-11155)	119.135 n (P-13377)	1817.83 am (P-12280)
2770.105 am (P-743; A-11507)	119.140 n (P-13377)	1817.97 am (P-12280)
2815.105 am (P-15543)	119.145 n (P-13377)	1817.122 am (P-12280)
2905.1 am (P-13141) (E-13268)	119.150 n (P-13377)	1843.11 am (P-12341)
2905.15 am (P-2229; A-11502)	119.155 n (P-13377)	1846.1 am (P-12248)
2905.25 r (P-2229; A-11502)	119.160 n (P-13377)	1846.5 n (P-12248)
2905.40 n (P-2229; A-11502)	119.165 n (P-13377)	1846.12 n (P-12248)
2920.5 am (P-11153) (E-11899)	119.170 n (P-13377)	1846.14 n (P-12248)
2920.65 r (P-11153) (E-11899)	119.175 n (P-13377)	1846.17 n (P-12248)
2920.70 r (P-11153) (E-11899)	119.180 n (P-13377)	1846.18 n (P-12248)
2920.80 r (P-11153) (E-11899)	119.185 n (P-13377)	
2960.105 am (P-17; A-5940)	119.190 n (P-13377)	
6000.10 am (P-7845) (E-8025)	119.195 n (P-13377)	
6000.80 am (P-13993)	119.200 n (P-13377)	
6000.280 am (P-7845) (E-8025)	119.205 n (P-13377)	
6000.310 n (P-7845) (E-8025)	119.210 n (P-13377)	
6000.320 n (P-7845) (E-8025)	119.215 n (P-13377)	

TITLE 56 (CONT'D)	TITLE 59 (CONT'D)	TITLE 62 (CONT'D)
106.15 am (P-18087/88; A-3821)	1700.11 am (P-12217)	600.10 am (P-19795/88; A-3665)
112.10 n (P-8208)	1701.11 am (P-12222)	600.30 am (P-19795/88; A-3665)
112.20 n (P-8208)	1716.11 am (P-12197)	600.60 am (P-19795/88; A-3665)
112.30 n (P-8208)	1761.12 am (P-12197)	600.80 am (P-19795/88; A-3665)
115.100 n (P-15183)	1773.5 n (P-12317)	600.90 n (P-19795/88; A-3665)
115.110 n (P-15183)	1773.11 am (P-12317)	600.100 n (P-19795/88; A-3665)
115.120 n (P-15183)	1773.15 am (P-12317)	600.110 n (P-19795/88; A-3665)
115.120 n (P-15183)	1773.17 am (P-12317)	610.10 am (P-19205/88; A-3690)
115.200 n (P-15183)	1773.19 am (P-12317)	610.20 am (P-19205/88; A-3690)
115.210 n (P-15183)	1773.20 n (P-12317)	610.30 am (P-19205/88; A-3690)
115.220 n (P-15183)	1773.21 n (P-12317)	610.40 am (P-19205/88; A-3690)
115.230 n (P-15183)	1774.15 am (P-12334)	610.60 am (P-19205/88; A-3690)
115.240 n (P-15183)	1774.17 am (P-12334)	750.1000 r (P-6934)
115.250 n (P-15183)	1778.13 am (P-12303)	750.1010 r (P-6934)
115.300 n (P-15183)	1778.14 am (P-12303)	750.1010 r (P-6934)
115.310 n (P-15183)	1779.12 am (P-12347)	750.2000 r (P-6934)
115.320 n (P-15183)	1779.20 r (P-12347)	750.2000 r (P-6934)
115.330 n (P-15183)	1780.16 am (P-12352)	750.2010 r (P-6934)
115.340 n (P-15183)	1780.21 am (P-12352)	750.2020 r (P-6934)
115.350 n (P-15183)	1780.31 am (P-12352)	750.2020 r (P-6934)
115.360 n (P-15183)	1783.12 am (P-12366)	750.2030 r (P-6934)
115.370 n (P-15183)	1783.20 r (P-12366)	750.2030 r (P-6934)
115.380 n (P-15183)	1784.14 am (P-12371)	750.2040 r (P-6934)
115.390 n (P-15183)	1784.17 am (P-12371)	750.2040 r (P-6934)
115.400 n (P-15183)	1784.21 am (P-12371)	750.3000 r (P-6934)
115.410 n (P-15183)	1800.21 am (P-12205)	750.3000 r (P-6934)
115.420 n (P-15183)	1800.40 am (P-12205)	750.3010 r (P-6934)
115.430 n (P-15183)	1800.60 am (P-12205)	750.3010 r (P-6934)
115.440 n (P-15183)	1816.49 am (P-12255)	750.3020 r (P-6934)
115.450 n (P-15183)	1816.61 am (P-12255)	750.3020 r (P-6934)
115.460 n (P-15183)	1816.64 am (P-12255)	750.3030 r (P-6934)
115.470 n (P-15183)	1816.67 am (P-12255)	750.3030 r (P-6934)
119.100 n (P-13377)	1816.83 am (P-12255)	750.3040 r (P-6934)
	1816.97 am (P-12255)	750.3040 r (P-6934)
	1816.99 am (P-12255)	750.3050 r (P-6934)
	1817.02 am (P-12255)	750.3050 r (P-6934)
	1817.49 am (P-12280)	750.3060 r (P-6934)

TITLE 59 (CONT'D)	TITLE 59 (CONT'D)	TITLE 62
119.105 n (P-13377)	119.105 n (P-13377)	220.10 am (P-23; A-5955)
119.115 n (P-13377)	119.115 n (P-13377)	220.80 am (P-23; A-5955)
119.120 n (P-13377)	119.120 n (P-13377)	220.160 am (P-756; A-13220)
119.125 n (P-13377)	119.125 n (P-13377)	240.10 am (P-15226)
119.130 n (P-13377)	119.130 n (P-13377)	240.20 r (P-15226)
119.135 n (P-13377)	119.135 n (P-13377)	
119.140 n (P-13377)	119.140 n (P-13377)	
119.200 n (P-13377)	119.200 n (P-13377)	
119.205 n (P-13377)	119.205 n (P-13377)	
119.210 n (P-13377)	119.210 n (P-13377)	
119.215 n (P-13377)	119.215 n (P-13377)	
119.220 n (P-13377)	119.220 n (P-13377)	
119.225 n (P-13377)	119.225 n (P-13377)	
119.230 n (P-13377)	119.230 n (P-13377)	
119.235 n (P-13377)	119.235 n (P-13377)	
119.300 n (P-13377)	119.300 n (P-13377)	
119.305 n (P-13377)	119.305 n (P-13377)	
119.310 n (P-13377)	119.310 n (P-13377)	
119.315 n (P-13377)	119.315 n (P-13377)	
119.320 n (P-13377)	119.320 n (P-13377)	
119.325 n (P-13377)	119.325 n (P-13377)	
119.330 n (P-13377)	119.330 n (P-13377)	
119.335 n (P-13377)	119.335 n (P-13377)	
119.340 n (P-13377)	119.340 n (P-13377)	
119.345 n (P-13377)	119.345 n (P-13377)	
119.350 n (P-13377)	119.350 n (P-13377)	
119.355 n (P-13377)	119.355 n (P-13377)	
119.360 n (P-13377)	119.360 n (P-13377)	
119.365 n (P-13377)	119.365 n (P-13377)	
119.370 n (P-13377)	119.370 n (P-13377)	
119.375 n (P-13377)	119.375 n (P-13377)	
119.380 n (P-13377)	119.380 n (P-13377)	
119.385 n (P-13377)	119.385 n (P-13377)	
119.390 n (P-13377)	119.390 n (P-13377)	
119.395 n (P-13377)	119.395 n (P-13377)	
119.500 n (P-13377)	119.500 n (P-13377)	
119.700 n (P-13377)	119.700 n (P-13377)	
119.705 n (P-13377)	119.705 n (P-13377)	
119.710 n (P-13377)	119.710 n (P-13377)	
119.715 n (P-13377)	119.715 n (P-13377)	
119.800 n (P-13377)	119.800 n (P-13377)	
119.900 n (P-13377)	119.900 n (P-13377)	
119.905 n (P-13377)	119.905 n (P-13377)	
119.910 n (P-13377)	119.910 n (P-13377)	
119.1000 n (P-13377)	119.1000 n (P-13377)	
119.1005 n (P-13377)	119.1005 n (P-13377)	
119.1100 n (P-13377)	119.1100 n (P-13377)	
119.1105 n (P-13377)	119.1105 n (P-13377)	

TITLE 68 (CONT'D)		TITLE 68 (CONT'D)		TITLE 68 (CONT'D)		TITLE 68 (CONT'D)					
750.3060	n	(P-6949)	1280.50	r	(P-8536/88; A-513)	1290.80	r	(P-1585/88; A-10923)	1360.45	n	(P-14963/88; A-4234)
750.3070	n	(P-6949)	1280.55	r	(P-8536/88; A-513)	1290.90	r	(P-1585/88; A-10923)	1360.50	am	(P-14963/88; A-4234)
750.4000	r	(P-6934)	1280.60	r	(P-8536/88; A-513)	1290.100	r	(P-1585/88; A-10923)	1360.55	am	(P-14963/88; A-4234)
750.4010	r	(P-6934)	1280.70	r	(P-8536/88; A-513)	1290.110	r	(P-1585/88; A-10923)	1360.60	am	(P-14963/88; A-4234)
750.4020	r	(P-6934)	1280.80	r	(P-8536/88; A-513)	1290.120	r	(P-1585/88; A-10923)	1360.65	n	(P-14963/88; A-4234)
750.4030	r	(P-6934)	1280.85	r	(P-8536/88; A-513)	1290.130	r	(P-1585/88; A-10923)	1360.70	am	(P-14963/88; A-4234)
750.4040	r	(P-6934)	1280.105	r	(P-8536/88; A-513)	1290.140	r	(P-1585/88; A-10923)	1360.75	n	(P-14963/88; A-4234)
750.4050	r	(P-6934)	1280.107	r	(P-8536/88; A-513)	1290.150	r	(P-1585/88; A-10923)	1360.80	r	(P-14963/88; A-4234)
750.4060	r	(P-6934)	1280.110	r	(P-8536/88; A-513)	1290.160	r	(P-1585/88; A-10923)	1360.85	am	(P-14963/88; A-4234)
750.4070	r	(P-6934)	1285.20	am	(P-274; O-9594; R-10712; A-10613) (E-651; O-3475)	1290.170	r	(P-1585/88; A-10923)	1360.90	am	(P-14963/88; A-4234)
750.4080	r	(P-6934)	1285.20	n	(P-8571/88; A-483)	1290.180	r	(P-1585/88; A-10923)	1360.95	am	(P-14963/88; A-4234)
750.5000	r	(P-6934)	1285.30	n	(P-8571/88; A-483)	1290.190	r	(P-1585/88; A-10923)	1360.10	r	(P-2913)
1150.10	n	(P-14216)	1285.40	n	(P-8571/88; A-483)	1300.10	n	(P-14236)	1400.10	r	(P-2913)
1150.20	am	(P-14216)	1285.50	am	(P-8571/88; A-483)	1300.20	am	(P-14236)	1400.20	am	(P-2913)
1150.30	am	(P-14216)	1285.60	n	(P-8571/88; A-483)	1300.25	am	(P-14236)	1400.25	am	(P-2913)
1150.40	n	(P-14216)	1285.70	am	(P-274; A-10613) (E-651)	1300.30	am	(P-14236)	1400.30	am	(P-2913)
1175.425	am	(E-6810) (P-7185; A-15034)	1285.80	n	(P-8571/88; A-483)	1300.40	am	(P-14236)	1400.40	am	(P-2913)
1175.600	am	(E-6810) (P-7185; A-15034)	1285.90	am	(P-274; A-10613) (E-651)	1300.41	am	(P-14236)	1400.45	am	(P-2913)
1200.30	am	(P-11993; C-12648)	1285.100	n	(P-8571/88; A-483)	1300.42	am	(P-14236)	1400.50	am	(P-2913)
1200.40	am	(P-5398; A-15043)	1285.110	n	(P-8571/88; A-483)	1300.45	am	(P-14236)	1400.55	am	(P-2913)
1220.110	am	(P-5867/88; A-4191)	1285.120	n	(P-8571/88; A-483)	1300.48	am	(P-14236)	1400.60	am	(P-2913)
1220.120	am	(P-5867/88; A-4191)	1285.130	n	(P-8571/88; A-483)	1300.60	n	(P-14236)	1400.65	am	(P-2913)
1220.130	am	(P-5867/88; A-4191)	1285.140	n	(P-8571/88; A-483)	1300.70	n	(P-14236)	1400.70	am	(P-2913)
1220.140	am	(P-5398; A-15043)	1285.200	n	(P-15880/88; A-10925)	1310.10	r	(P-14938/88; A-15653)	1400.80	am	(P-2913)
1220.150	r	(P-5867/88; A-4191)	1285.210	n	(P-15880/88; A-10925)	1310.20	am	(P-14938/88; O-14120; R-15874; A-15653)	1400.90	am	(P-2913)
1220.160	n	(P-5867/88; A-4191)	1285.225	n	(P-15880/88; A-10925)	1310.30	am	(P-14938/88; O-14120; R-15874; A-15653)	1400.95	am	(P-2913)
1220.210	am	(P-5867/88; A-4191)	1285.230	n	(P-15880/88; A-10925)	1310.40	am	(P-14938/88; A-15653)	1465.10	n	(P-1388; A-13882) (E-1616)
1220.231	am	(P-5867/88; A-4191)	1285.240	n	(P-15880/88; A-10925)	1310.50	am	(P-14938/88; A-15653)	1465.20	n	(P-1388; A-13882) (E-1616)
1220.240	am	(P-5867/88; A-4191)	1285.250	n	(P-15880/88; A-10925)	1310.60	am	(P-14938/88; O-14120; R-15874; A-15653)	1465.30	n	(P-1388; A-13882) (E-1616)
1220.260	am	(P-5867/88; A-4191)	1285.265	n	(P-15880/88; A-10925)	1310.70	am	(P-14938/88; A-15653)	1465.40	n	(P-1388; A-13882) (E-1616)
1220.340	r	(P-5867/88; A-4191)	1285.270	n	(P-15880/88; A-10925)	1310.75	am	(P-14938/88; A-15653)	1465.50	n	(P-1388; A-13882) (E-1616)
1220.350	r	(P-5867/88; A-4191)	1285.285	n	(P-15880/88; A-10925)	1310.80	am	(P-14938/88; O-14120; R-15874; A-15653)	1465.60	n	(P-1388; A-13882) (E-1616)
1220.400	n	(P-5867/88; A-4191)	1285.295	n	(P-15880/88; A-10925)	1310.85	am	(P-14938/88; O-14120; R-15874; A-15653)	1465.70	n	(P-1388; A-13882) (E-1616)
1220.410	r	(P-5867/88; A-4191)	1285.310	n	(P-15880/88; A-10925)	1320.20	am	(P-8606/88; A-6994)	1465.90	n	(P-1388; A-13882) (E-1616)
1220.421	am	(P-5867/88; A-4191)	1285.320	n	(P-15880/88; A-10925)	1320.30	am	(P-8606/88; A-6994)	1470.5	n	(P-5426; A-13867) (E-5771)
1220.425	n	(P-5867/88; A-4191)	1285.330	n	(P-15880/88; A-10925)	1320.40	am	(P-8606/88; A-6994)	1470.7	n	(P-5426; A-13867) (E-5771)
1220.431	r	(P-5867/88; A-4191)	1285.340	n	(P-15880/88; A-10925)	1320.50	am	(P-8606/88; A-6994)	1470.10	am	(E-5771)
1220.435	am	(P-5867/88; A-4191)	1285.350	n	(P-15880/88; A-10925)	1320.55	am	(P-8606/88; A-6994)	1470.10	r	(P-5426; A-13867) (E-5771)
1220.500	n	(P-5867/88; A-4191)	1285.360	n	(P-15880/88; A-10925)	1320.60	am	(P-8606/88; A-6994)	1470.10	r	(P-5426; A-13867) (E-5771)
1220.510	n	(P-5867/88; A-4191)	1285.370	n	(P-15880/88; A-10925)	1320.70	am	(P-8606/88; A-6994)	1470.20	r	(E-5771)
1220.520	n	(P-5867/88; A-4191)	1285.380	n	(P-15880/88; A-10925)	1320.80	am	(P-8606/88; A-6994)	1470.20	r	(E-5771)
1220.530	n	(P-5867/88; A-4191)	1285.390	n	(P-15880/88; A-10925)	1320.90	am	(P-8606/88; A-6994)	1470.20	am	(P-5426; A-13867) (E-5771)
1220.540	n	(P-5867/88; A-4191)	1285.400	n	(P-15880/88; A-10925)	1320.95	n	(P-8606/88; A-6994)	1470.30	am	(E-5771) (P-5426; A-13867)
1220.550	n	(P-5867/88; A-4191)	1285.410	n	(P-15880/88; A-10925)	1320.100	am	(P-8606/88; A-6994)	1470.40	r	(P-5426; A-13867)
1220.560	n	(P-5867/88; A-4191)	1285.420	n	(P-15880/88; A-10925)	1320.110	am	(P-8606/88; A-6994)	1470.50	r	(P-5426; A-13867)
1220.570	r	(P-5867/88; A-4191)	1285.430	n	(P-15880/88; A-10925)	1320.120	am	(P-8606/88; A-6994)	1470.60	r	(P-5426; A-13867)
1220.580	r	(P-5867/88; A-4191)	1285.440	n	(P-15880/88; A-10925)	1320.130	am	(P-8606/88; A-6994)	1470.70	am	(P-5426; A-13867) (E-5771)
1220.590	am	(P-5867/88; A-4191)	1285.450	r	(P-15880/88; A-10925)	1320.140	am	(P-8606/88; A-6994)	1470.80	am	(P-5426; A-13867)
1220.600	r	(P-5867/88; A-4191)	1285.460	r	(P-15880/88; A-10925)	1320.150	am	(P-8606/88; A-6994)	1470.90	am	(P-5426; A-13867)
1220.610	r	(P-5867/88; A-4191)	1285.470	r	(P-15880/88; A-10925)	1320.200	am	(P-8606/88; A-6994)	1470.100	am	(P-5426; A-13867)
1220.620	r	(P-5867/88; A-4191)	1285.480	r	(P-15880/88; A-10925)	1320.210	am	(P-8606/88; A-6994)	1470.200	am	(P-5426; A-13867)
1220.630	r	(P-5867/88; A-4191)	1285.490	r	(P-15880/88; A-10925)	1320.300	am	(P-8606/88; A-6994)	1470.300	am	(P-5426; A-13867)
1220.640	r	(P-5867/88; A-4191)	1285.500	r	(P-15880/88; A-10925)	1320.400	am	(P-8606/88; A-6994)	1470.400	am	(P-5426; A-13867)
1220.650	r	(P-5867/88; A-4191)	1285.510	r	(P-15880/88; A-10925)	1320.500	am	(P-8606/88; A-6994)	1470.500	am	(P-5426; A-13867)
1220.660	r	(P-5867/88; A-4191)	1285.520	r	(P-15880/88; A-10925)	1320.600	am	(P-8606/88; A-6994)	1470.600	am	(P-5426; A-13867)
1220.670	r	(P-5867/88; A-4191)	1285.530	r	(P-15880/88; A-10925)	1320.700	am	(P-8606/88; A-6994)	1470.700	am	(P-5426; A-13867)
1220.680	r	(P-5867/88; A-4191)	1285.540	r	(P-15880/88; A-10925)	1320.800	am	(P-8606/88; A-6994)	1470.800	am	(P-5426; A-13867)
1220.690	r	(P-5867/88; A-4191)	1285.550	r	(P-15880/88; A-10925)	1320.900	am	(P-8606/88; A-6994)	1470.900	am	(P-5426; A-13867)
1220.700	r	(P-5867/88; A-4191)	1285.560	r	(P-15880/88; A-10925)	1320.1000	am	(P-8606/88; A-6994)	1470.1000	am	(P-5426; A-13867)
1220.710	r	(P-5867/88; A-4191)	1285.570	r	(P-15880/88; A-10925)	1320.1100	am	(P-8606/88; A-6994)	1470.2000	am	(P-5426; A-13867)
1220.720	r	(P-5867/88; A-4191)	1285.580	r	(P-15880/88; A-10925)	1320.1200	am	(P-8606/88; A-6994)	1470.3000	am	(P-5426; A-13867)
1220.730	r	(P-5867/88; A-4191)	1285.590	r	(P-15880/88; A-10925)	1320.1300	am	(P-8606/88; A-6994)	1470.4000	am	(P-5426; A-13867)
1220.740	r	(P-5867/88; A-4191)	1285.600	r	(P-15880/88; A-10925)	1320.1400	am	(P-8606/88; A-6994)	1470.5000	am	(P-5426; A-13867)
1220.750	r	(P-5867/88; A-4191)	1285.610	r	(P-15880/88; A-10925)	1320.1500	am	(P-8606/88; A-6994)	1470.6000	am	(P-5426; A-13867)
1220.760	r	(P-5867/88; A-4191)	1285.620	r	(P-15880/88; A-10925)	1320.1600	am	(P-8606/88; A-6994)	1470.7000	am	(P-5426; A-13867)
1220.770	r	(P-5867/88; A-4191)	1285.630	r	(P-15880/88; A-10925)	1320.1700	am	(P-8606/88; A-6994)	1470.8000	am	(P-5426; A-13867)
1220.780	r	(P-5867/88; A-4191)	1285.640	r	(P-15880/88; A-10925)	1320.1800	am	(P-8606/88; A-6994)	1470.9000	am	(P-5426; A-13867)
1220.790	r	(P-5867/88; A-4191)	1285.650	r	(P-15880/88; A-10925)	1320.1900	am	(P-8606/88; A-6994)	1470.1000	am	(P-5426; A-13867)
1220.800	r	(P-5867/88; A-4191)	1285.660	r	(P-15880/88; A-10925)	1320.2000	am	(P-8606/88; A-6994)	1470.2000	am	(P-5426; A-13867)
1220.810	r	(P-5867/88; A-4191)	1285.670	r	(P-15880/88; A-10925)	1320.2100	am	(P-8606/88; A-6994)	1470.3000	am	(P-5426; A-13867)
1220.820	r	(P-5867/88; A-4191)	1285.680	r	(P-15880/88; A-10925)	1320.2200	am	(P-8606/88; A-6994)	1470.4000	am	(P-5426; A-13867)
1220.830	r	(P-5867/88; A-4191)	1285.690	r	(P-15880/88; A-10925)	1320.2300	am	(P-8606/88; A-6994)	1470.5000	am	(P-5426; A-13867)
1220.840	r	(P-5867/88; A-4191)	1285.700	r	(P-15880/88; A-10925)	1320.2400	am	(P-8606/88; A-6994)	1470.6000	am	(P-5426; A-13867)
1220.850	r	(P-5867/88; A-4191)	1285.710	r	(P-15880/88; A-10925)	1320.2500	am	(P-8606/88; A-6994)	1470.7000	am	(P-5426; A-13867)
1220.860	r	(P-5867/88; A-4191)	1285.720	r	(P-15880/88; A-10925)	1320.2600	am	(P-8606/88; A-6994)	1470.8000	am	(P-5426; A-13867)
1220.870	r	(P-5867/88; A-4191)	1285.730	r	(P-15880/88; A-10925)	1320.2700	am				

TITLE 71 (CONTD)			TITLE 71 (CONTD)			TITLE 77 (CONTD)			TITLE 77 (CONTD)			TITLE 77 (CONTD)		
40130	am	(P-1283; A-6973)	2005.40	n	(P-15640)	200.801	r	(P-1767388; A-4681)	200.801	r	(P-1767388; A-4681)	200.931	r	(P-1767388; A-4681)
1000.10	re	(A-13866)	2005.50	n	(P-15640)	200.802	r	(P-1767388; A-4681)	200.802	r	(P-1767388; A-4681)	200.932	r	(P-1767388; A-4681)
1000.20	re	(A-13866)	2005.60	n	(P-15640)	200.803	r	(P-1767388; A-4681)	200.803	r	(P-1767388; A-4681)	200.933	r	(P-1767388; A-4681)
1000.30	re	(A-13866)	2005.70	n	(P-15640)	200.804	r	(P-1767388; A-4681)	200.804	r	(P-1767388; A-4681)	200.1001	r	(P-1767388; A-4681)
1000.40	re	(A-13866)	2005.80	n	(P-15640)	200.805	r	(P-1767388; A-4681)	200.805	r	(P-1767388; A-4681)	200.1002	r	(P-1767388; A-4681)
1000.50	re	(A-13866)	2005.90	n	(P-15640)	200.806	r	(P-1767388; A-4681)	200.806	r	(P-1767388; A-4681)	200.1003	r	(P-1767388; A-4681)
1000.60	re	(A-13866)				200.807	r	(P-1767388; A-4681)	200.807	r	(P-1767388; A-4681)	200.1004	r	(P-1767388; A-4681)
1000.70	re	(A-13866)				200.808	r	(P-1767388; A-4681)	200.808	r	(P-1767388; A-4681)	200.1005	r	(P-1767388; A-4681)
1000.80	re	(A-13866)	280.10	am	(P-1925988; A-4664)	200.809	r	(P-1767388; A-4681)	200.809	r	(P-1767388; A-4681)	200.1006	r	(P-1767388; A-4681)
1000.90	re	(A-13866)	280.20	am	(P-5314; P-1925988; A-14038)	200.810	r	(P-1767388; A-4681)	200.810	r	(P-1767388; A-4681)	200.1007	r	(P-1767388; A-4681)
1500.10	re	(A-13866)	280.30	am		200.811	r	(P-1767388; A-4681)	200.811	r	(P-1767388; A-4681)	200.1008	r	(P-1767388; A-4681)
1500.20	re	(A-13866)	280.40	am	(P-1925988; A-4664)	200.812	r	(P-1767388; A-4681)	200.812	r	(P-1767388; A-4681)	205.110	am	(P-2234588; A-16025)
1500.30	re	(A-13866)	280.50	n	(P-1925988; A-4664)	200.813	r	(P-1767388; A-4681)	200.813	r	(P-1767388; A-4681)	205.115	am	(P-2234588; A-16025)
1500.40	re	(A-13866)	280.60	am	(P-1925988; A-4664)	200.814	r	(P-1767388; A-4681)	200.814	r	(P-1767388; A-4681)	205.118	n	(P-2234588; A-16025)
1500.50	re	(A-13866)	420.630	am	(P-11983)	200.815	r	(P-1767388; A-4681)	200.815	r	(P-1767388; A-4681)	205.120	am	(P-2234588; A-16025)
1500.60	re	(A-13866)	420.640	am	(P-11983)	200.816	r	(P-1767388; A-4681)	200.816	r	(P-1767388; A-4681)	205.125	n	(P-2234588; A-16025)
1500.70	re	(A-13866)				200.817	r	(P-1767388; A-4681)	200.817	r	(P-1767388; A-4681)	205.130	n	(P-2234588; A-16025)
1500.80	re	(A-13866)				200.818	r	(P-1767388; A-4681)	200.818	r	(P-1767388; A-4681)	205.132	am	(P-2234588; A-16025)
1500.90	re	(A-13866)				200.819	r	(P-1767388; A-4681)	200.819	r	(P-1767388; A-4681)	205.135	am	(P-2234588; A-16025)
1510.100	n	(P-1481388; O-3442; R-5210; A-5098)	200.101	r	(P-1767388; A-4681)	200.820	r	(P-1767388; A-4681)	200.820	r	(P-1767388; A-4681)	205.1390	am	(P-2234588; A-16025)
1510.110	n	(P-1481388; O-3442; R-5210; A-5098)	200.150	r	(P-1767388; A-4681)	200.821	r	(P-1767388; A-4681)	200.821	r	(P-1767388; A-4681)	240.20	am	(P-10028)
1510.120	n	(P-1481388; O-3442; R-5210; A-5098)	200.201	r	(P-1767388; A-4681)	200.822	r	(P-1767388; A-4681)	200.822	r	(P-1767388; A-4681)	245.20	am	(P-10007)
1510.130	n	(P-1481388; O-3442; R-5210; A-5098)	200.202	r	(P-1767388; A-4681)	200.823	r	(P-1767388; A-4681)	200.823	r	(P-1767388; A-4681)	245.30	am	(P-10007)
1510.140	n	(P-1481388; O-3442; R-5210; A-5098)	200.203	r	(P-1767388; A-4681)	200.824	r	(P-1767388; A-4681)	200.901	r	(P-1767388; A-4681)	250.150	am	(P-7875)
1510.150	n	(P-1481388; O-3442; R-5210; A-5098)	200.204	r	(P-1767388; A-4681)	200.902	r	(P-1767388; A-4681)	200.902	r	(P-1767388; A-4681)	250.310	am	(P-1989288; A-13232)
1510.200	n	(P-1481388; O-3442; R-5210; A-5098)	200.205	r	(P-1767388; A-4681)	200.903	r	(P-1767388; A-4681)	200.903	r	(P-1767388; A-4681)	250.315	n	(P-7875)
1510.210	n	(P-1481388; O-3442; R-5210; A-5098)	200.206	r	(P-1767388; A-4681)	200.904	r	(P-1767388; A-4681)	200.904	r	(P-1767388; A-4681)	250.330	am	(P-7875)
1510.220	n	(P-1481388; O-3442; R-5210; A-5098)	200.301	r	(P-1767388; A-4681)	200.905	r	(P-1767388; A-4681)	200.905	r	(P-1767388; A-4681)	250.1830	am	(P-1989288; A-13232)
1510.300	n	(P-1481388; O-3442; R-5210; A-5098)	200.302	r	(P-1767388; A-4681)	200.906	r	(P-1767388; A-4681)	200.906	r	(P-1767388; A-4681)	250.1850	am	(P-1989288; A-13232)
1510.310	n	(P-1481388; O-3442; R-5210; A-5098)	200.303	r	(P-1767388; A-4681)	200.907	r	(P-1767388; A-4681)	200.907	r	(P-1767388; A-4681)	250.1860	am	(P-1989288; A-13232)
1510.320	n	(P-1481388; O-3442; R-5210; A-5098)	200.401	r	(P-1767388; A-4681)	200.908	r	(P-1767388; A-4681)	200.908	r	(P-1767388; A-4681)	250.2140	am	(P-7875)
1510.330	n	(P-1481388; O-3442; R-5210; A-5098)	200.402	r	(P-1767388; A-4681)	200.909	r	(P-1767388; A-4681)	200.909	r	(P-1767388; A-4681)	300.110	am	(P-2133388; A-4684)
1510.340	n	(P-1481388; O-3442; R-5210; A-5098)	200.403	r	(P-1767388; A-4681)	200.910	r	(P-1767388; A-4681)	200.910	r	(P-1767388; A-4681)	300.120	am	(P-2133388; A-4684)
1510.350	n	(P-1481388; O-3442; R-5210; A-5098)	200.404	r	(P-1767388; A-4681)	200.911	r	(P-1767388; A-4681)	200.911	r	(P-1767388; A-4681)	300.130	am	(P-2133388; A-4684)
1510.360	n	(P-1481388; O-3442; R-5210; A-5098)	200.405	r	(P-1767388; A-4681)	200.912	r	(P-1767388; A-4681)	200.912	r	(P-1767388; A-4681)	300.140	am	(P-2133388; A-4684)
1510.370	n	(P-1481388; O-3442; R-5210; A-5098)	200.406	r	(P-1767388; A-4681)	200.913	r	(P-1767388; A-4681)	200.913	r	(P-1767388; A-4681)	300.150	am	(P-2133388; A-4684)
1510.380	n	(P-1481388; O-3442; R-5210; A-5098)	200.501	r	(P-1767388; A-4681)	200.914	r	(P-1767388; A-4681)	200.914	r	(P-1767388; A-4681)	300.160	am	(P-2133388; A-4684)
1510.390	n	(P-1481388; O-3442; R-5210; A-5098)	200.502	r	(P-1767388; A-4681)	200.915	r	(P-1767388; A-4681)	200.915	r	(P-1767388; A-4681)	300.165	am	(P-2133388; A-4684)
1510.400	n	(P-1481388; O-3442; R-5210; A-5098)	200.503	r	(P-1767388; A-4681)	200.916	r	(P-1767388; A-4681)	200.916	r	(P-1767388; A-4681)	300.170	am	(P-2133388; A-4684)
1510.410	n	(P-1481388; O-3442; R-5210; A-5098)	200.504	r	(P-1767388; A-4681)	200.917	r	(P-1767388; A-4681)	200.917	r	(P-1767388; A-4681)	300.175	am	(P-2133388; A-4684)
1510.420	n	(P-1481388; O-3442; R-5210; A-5098)	200.601	r	(P-1767388; A-4681)	200.918	r	(P-1767388; A-4681)	200.918	r	(P-1767388; A-4681)	300.180	am	(P-2133388; A-4684)
1510.430	n	(P-1481388; O-3442; R-5210; A-5098)	200.602	r	(P-1767388; A-4681)	200.919	r	(P-1767388; A-4681)	200.919	r	(P-1767388; A-4681)	300.190	am	(P-2133388; A-4684)
1510.440	n	(P-1481388; O-3442; R-5210; A-5098)	200.603	r	(P-1767388; A-4681)	200.920	r	(P-1767388; A-4681)	200.920	r	(P-1767388; A-4681)	300.200	am	(P-2133388; A-4684)
1510.450	n	(P-1481388; O-3442; R-5210; A-5098)	200.604	r	(P-1767388; A-4681)	200.921	r	(P-1767388; A-4681)	200.921	r	(P-1767388; A-4681)	300.210	am	(P-2133388; A-4684)
1510.460	n	(P-1481388; O-3442; R-5210; A-5098)	200.605	r	(P-1767388; A-4681)	200.922	r	(P-1767388; A-4681)	200.922	r	(P-1767388; A-4681)	300.220	am	(P-2133388; A-4684)
1510.470	n	(P-1481388; O-3442; R-5210; A-5098)	200.701	r	(P-1767388; A-4681)	200.923	r	(P-1767388; A-4681)	200.923	r	(P-1767388; A-4681)	300.230	am	(P-2133388; A-4684)
1510.480	n	(P-1481388; O-3442; R-5210; A-5098)	200.702	r	(P-1767388; A-4681)	200.924	r	(P-1767388; A-4681)	200.924	r	(P-1767388; A-4681)	300.240	am	(P-2133388; A-4684)
1510.490	n	(P-1481388; O-3442; R-5210; A-5098)	200.703	r	(P-1767388; A-4681)	200.925	r	(P-1767388; A-4681)	200.925	r	(P-1767388; A-4681)	300.250	am	(P-2133388; A-4684)
1510.500	n	(P-1481388; O-3442; R-5210; A-5098)	200.704	r	(P-1767388; A-4681)	200.926	r	(P-1767388; A-4681)	200.926	r	(P-1767388; A-4681)	300.260	am	(P-2133388; A-4684)
1510.510	n	(P-1481388; O-3442; R-5210; A-5098)	200.705	r	(P-1767388; A-4681)	200.927	r	(P-1767388; A-4681)	200.927	r	(P-1767388; A-4681)	300.270	am	(P-2133388; A-4684)
1510.520	n	(P-1481388; O-3442; R-5210; A-5098)	200.706	r	(P-1767388; A-4681)	200.928	r	(P-1767388; A-4681)	200.928	r	(P-1767388; A-4681)	300.272	am	(P-2133388; A-4684)
1510.530	n	(P-1481388; O-3442; R-5210; A-5098)	200.707	r	(P-1767388; A-4681)	200.929	r	(P-1767388; A-4681)	200.929	r	(P-1767388; A-4681)	300.274	am	(P-2133388; A-4684)
1510.540	n	(P-1481388; O-3442; R-5210; A-5098)	200.708	r	(P-1767388; A-4681)	200.930	r	(P-1767388; A-4681)	200.930	r	(P-1767388; A-4681)	300.276	am	(P-2133388; A-4684)

TITLE 77 (CONT'D)

300.277	n	(P-21333/88; A-684)
300.278	am	(P-21333/88; A-684)
300.280	am	(P-21333/88; A-684)
300.282	am	(P-21333/88; A-684)
300.284	am	(P-21333/88; A-684)
300.286	am	(P-21333/88; A-684)
300.288	am	(P-21333/88; A-684)
300.290	am	(P-21333/88; A-684)
300.300	am	(P-21333/88; A-684)
300.310	am	(P-21333/88; A-684)
300.320	am	(P-21333/88; A-684)
300.330	am	(P-21333/88; A-684)
300.340	am	(P-21333/88; A-684)
300.350	am	(P-21333/88; A-684)
300.510	am	(P-21333/88; A-684)
300.610	am	(P-21333/88; A-684)
300.620	am	(P-21333/88; A-684)
300.630	am	(P-13581/88; A-5134)
300.640	am	(P-21333/88; A-684)
300.650	am	(P-21333/88; A-684)
300.655	n	(P-21333/88; A-684)
300.660	r	(P-8347)
300.660	n	(P-8347)
300.665	n	(P-8347)
300.670	am	(P-21333/88; A-684)
300.680	am	(P-21333/88; A-684)
300.690	am	(P-21333/88; A-684)
300.810	am	(P-21333/88; A-684)
300.820	am	(P-21333/88; A-684)
300.830	am	(P-21333/88; A-684)
300.840	am	(P-21333/88; A-684)
300.1010	am	(P-21333/88; A-684)
300.1020	am	(P-13581/88; A-5134)
300.1025	n	(P-13581/88; A-5134)
300.1030	am	(P-13581/88; A-5134)
300.1040	am	(P-21333/88; A-684)
300.1050	am	(P-21333/88; A-684)
300.1210	am	(P-21333/88; A-684)
300.1220	am	(P-21333/88; A-684)
300.1230	am	(P-21333/88; A-684)
300.1240	am	(P-21333/88; A-684)
300.1410	am	(P-21333/88; A-684)
300.1420	am	(P-21333/88; A-684)
300.1430	am	(P-21333/88; A-684)
300.1610	am	(P-21333/88; A-684)
300.1620	am	(P-21333/88; A-684)
300.1630	am	(P-21333/88; A-684)
300.1640	am	(P-21333/88; A-684)
300.1650	am	(P-21333/88; A-684)
300.1810	am	(P-21333/88; A-684)
300.1820	am	(P-21333/88; A-684)
300.1830	am	(P-21333/88; A-684)
300.1840	am	(P-21333/88; A-684)
300.1850	am	(P-21333/88; A-684)
300.1860	am	(P-21333/88; A-684)
300.1870	am	(P-21333/88; A-684)

TITLE 77 (CONT'D)

[illegible]TITLE 77 (CONT'D)[illegible]

TITLE 77 (CONT'D)

330,920	am	(P-21893/88; A-6562)
330,930	am	(P-21893/88; A-6562)
330,940	am	(P-21893/88; A-6562)
330,950	am	(P-21893/88; A-6562)
330,960	am	(P-21893/88; A-6562)
330,970	am	(P-21893/88; A-6562)
330,980	am	(P-21893/88; A-6562)
330,990	am	(P-21893/88; A-6562)
330,000	am	(P-21893/88; A-6562)
330,010	am	(P-21893/88; A-6562)
330,020	am	(P-21893/88; A-6562)
330,030	am	(P-21893/88; A-6562)
330,040	am	(P-21893/88; A-6562)
330,050	am	(P-21893/88; A-6562)
330,060	am	(P-21893/88; A-6562)
330,070	am	(P-21893/88; A-6562)

TITLE 77 (CONT'D)			
350.3950	am	(P-21621/88; A-6040)	
350.3960	am	(P-21621/88; A-6040)	
350.3970	am	(P-21621/88; A-6040)	
350.3980	am	(P-21621/88; A-6040)	
350.3990	am	(P-21621/88; A-6040)	
350.4000	am	(P-21621/88; A-6040)	
350.4010	am	(P-21621/88; A-6040)	
350.4020	am	(P-21621/88; A-6040)	
350.4030	am	(P-21621/88; A-6040)	
350.4210	am	(P-21621/88; A-6040)	
380.100	n	(P-987; W-8123)	
380.110	n	(P-987; W-8123)	
380.115	n	(P-987; W-8123)	
380.120	n	(P-987; W-8123)	
380.130	n	(P-987; W-8123)	
380.140	n	(P-987; W-8123)	
380.150	n	(P-987; W-8123)	
380.160	n	(P-987; W-8123)	
380.170	n	(P-987; W-8123)	
380.180	n	(P-987; W-8123)	
380.190	n	(P-987; W-8123)	
380.200	n	(P-987; W-8123)	
380.210	n	(P-987; W-8123)	
380.220	n	(P-987; W-8123)	
380.230	n	(P-987; W-8123)	
380.240	n	(P-987; W-8123)	
380.250	n	(P-987; W-8123)	
380.260	n	(P-987; W-8123)	
380.270	n	(P-987; W-8123)	
380.280	n	(P-987; W-8123)	
380.290	n	(P-987; W-8123)	
380.300	n	(P-987; W-8123)	
380.310	n	(P-987; W-8123)	
380.320	n	(P-987; W-8123)	
380.330	n	(P-987; W-8123)	
380.340	n	(P-987; W-8123)	
380.350	n	(P-987; W-8123)	
380.360	n	(P-987; W-8123)	
380.370	n	(P-987; W-8123)	
380.380	n	(P-987; W-8123)	
380.390	n	(P-987; W-8123)	
380.400	n	(P-987; W-8123)	
380.410	n	(P-987; W-8123)	
380.420	n	(P-987; W-8123)	
380.430	n	(P-987; W-8123)	
380.440	n	(P-987; W-8123)	
380.450	n	(P-987; W-8123)	
380.460	n	(P-987; W-8123)	
380.470	n	(P-987; W-8123)	
380.480	n	(P-987; W-8123)	
380.490	n	(P-987; W-8123)	
380.495	n	(P-987; W-8123)	
380.500	n	(P-987; W-8123)	
380.510	n	(P-987; W-8123)	
380.520	n	(P-987; W-8123)	
380.530	n	(P-987; W-8123)	

TITLE 77, CONT'D.		
(F)	380,540	n
(F)	380,550	n
(F)	380,560	n
(F)	380,570	n
(F)	380,580	n
(F)	380,590	n
(F)	380,600	n
(F)	380,610	n
(F)	380,620	n
(F)	380,630	n
(F)	380,640	n
(F)	380,650	n
(F)	380,660	n
(F)	380,670	n
(F)	380,680	n
(F)	380,690	n
(F)	380,700	n
(F)	380,710	n
(F)	380,720	n
(F)	380,730	n
(F)	380,740	n
(F)	380,750	n
(F)	380,760	n
(F)	380,770	n
(F)	380,780	n
(F)	380,790	n
(F)	380,800	n
(F)	380,810	n
(F)	380,820	n
(F)	380,830	n
(F)	380,840	n
(F)	380,850	n
(F)	380,860	n
(F)	380,870	n
(F)	380,880	n
(F)	380,890	n
(F)	380,900	n
(F)	380,910	n
(F)	390,110	am
(F)	390,120	am
(F)	390,130	am
(F)	390,140	am
(F)	390,150	am
(F)	390,160	am
(F)	390,170	am
(F)	390,175	am
(F)	390,180	am
(F)	390,190	am
(F)	390,200	am
(F)	390,210	am
(F)	390,220	am
(F)	390,230	am
(F)	390,240	am
(F)	390,250	am
(F)	390,260	am
(F)	390,270	am

TITLE 77. (CONT'D)	
390.272	am (P-2106/4/88; A-6301)
390.274	am (P-2106/4/88; A-6301)
390.276	am (P-2106/4/88; A-6301)
390.277	n (P-2106/4/88; A-6301)
390.278	am (P-2106/4/88; A-6301)
390.280	am (P-2106/4/88; A-6301)
390.282	am (P-2106/4/88; A-6301)
390.284	am (P-2106/4/88; A-6301)
390.286	am (P-2106/4/88; A-6301)
390.288	am (P-2106/4/88; A-6301)
390.290	am (P-2106/4/88; A-6301)
390.300	am (P-2106/4/88; A-6301)
390.310	am (P-2106/4/88; A-6301)
390.320	am (P-2106/4/88; A-6301)
390.330	am (P-2106/4/88; A-6301)
390.340	am (P-2106/4/88; A-6301)
390.500	am (P-2106/4/88; A-6301)
390.510	am (P-2106/4/88; A-6301)
390.520	am (P-2106/4/88; A-6301)
390.530	am (P-2106/4/88; A-6301)
390.640	am (P-2106/4/88; A-6301)
390.650	am (P-2106/4/88; A-6301)
390.660	am (P-2106/4/88; A-6301)
390.670	am (P-2106/4/88; A-6301)
390.675	r (P-2106/4/88; A-6301)
390.680	n (P-8315)
390.685	n (P-8315)
390.690	am (P-2106/4/88; A-6301)
390.700	am (P-2106/4/88; A-6301)
390.810	am (P-2106/4/88; A-6301)
390.820	am (P-2106/4/88; A-6301)
390.830	am (P-2106/4/88; A-6301)
390.1010	am (P-2106/4/88; A-6301)
390.1020	am (P-2106/4/88; A-6301)
390.1030	am (P-2106/4/88; A-6301)
390.820	n (P-2106/4/88; A-6301)
390.1035	am (P-2106/4/88; A-6301)
390.1040	am (P-2106/4/88; A-6301)
390.1050	am (P-2106/4/88; A-6301)
390.1060	am (P-2106/4/88; A-6301)
390.1070	am (P-2106/4/88; A-6301)
390.1080	am (P-2106/4/88; A-6301)
390.1090	am (P-2106/4/88; A-6301)
390.1100	am (P-2106/4/88; A-6301)
390.1110	am (P-2106/4/88; A-6301)
390.1120	am (P-2106/4/88; A-6301)
390.1310	am (P-2106/4/88; A-6301)
390.1320	am (P-2106/4/88; A-6301)
390.1330	am (P-2106/4/88; A-6301)
390.1420	am (P-2106/4/88; A-6301)
390.1430	am (P-2106/4/88; A-6301)
390.1440	am (P-2106/4/88; A-6301)
390.1450	am (P-2106/4/88; A-6301)
390.1610	am (P-2106/4/88; A-6301)
390.1620	am (P-2106/4/88; A-6301)

Year	1990	1991	1992	1993	1994	1995	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	2046	2047	2048	2049	2050	2051	2052	2053	2054	2055	2056	2057	2058	2059	2060	2061	2062	2063	2064	2065	2066	2067	2068	2069	2070	2071	2072	2073	2074	2075	2076	2077	2078	2079	2080	2081	2082	2083	2084	2085	2086	2087	2088	2089	2090	2091	2092	2093	2094	2095	2096	2097	2098	2099	2100																																					
Population	390,1630	390,1640	390,1650	390,1660	390,1670	390,1680	390,1690	390,1700	390,1710	390,1720	390,1730	390,1740	390,1750	390,1760	390,1770	390,1780	390,1790	390,1800	390,1810	390,1820	390,1830	390,1840	390,1850	390,1860	390,1870	390,1880	390,1890	390,1900	390,1910	390,1920	390,1930	390,1940	390,1950	390,1960	390,1970	390,1980	390,1990	390,2000	390,2010	390,2020	390,2030	390,2040	390,2050	390,2060	390,2070	390,2080	390,2090	390,2100	390,2110	390,2120	390,2130	390,2140	390,2150	390,2160	390,2170	390,2180	390,2190	390,2200	390,2210	390,2220	390,2230	390,2240	390,2250	390,2260	390,2270	390,2280	390,2290	390,2300	390,2310	390,2320	390,2330	390,2340	390,2350	390,2360	390,2370	390,2380	390,2390	390,2400	390,2410	390,2420	390,2430	390,2440	390,2450	390,2460	390,2470	390,2480	390,2490	390,2500	390,2510	390,2520	390,2530	390,2540	390,2550	390,2560	390,2570	390,2580	390,2590	390,2600	390,2610	390,2620	390,2630	390,2640	390,2650	390,2660	390,2670	390,2680	390,2690	390,2700	390,2710	390,2720	390,2730	390,2740	390,2750	390,2760	390,2770	390,2780	390,2790	390,2800	390,2810	390,2820	390,2830	390,2840	390,2850	390,2860	390,2870	390,2880	390,2890	390,2900	390,2910	390,2920	390,2930	390,2940	390,2950	390,2960	390,2970	390,2980	390,2990	390,3000	390,3010	390,3020	390,3030	390,3040	390,3050	390,3060	390,3070	390,3080	390,3090	390,3100

[illegible]

TITLE 77 (CONT'D)

630.Ap.A n	(P-10060)	640.Ap.H n	(P-12433)	710.50 am	(P-6913; A-16488)
630.Ap.B n	(P-10060)	640.Ap.I n	(P-12433)	710.100 am	(P-6913; A-16488)
630.Ap.C n	(P-10060)	640.Ap.J n	(P-12433)	710.110 am	(P-6913; A-16488)
630.Ap.D n	(P-10060)	640.Ap.K n	(P-12433)	710.120 am	(P-6913; A-16488)
630.Ap.E n	(P-10060)	661.10 am	(P-3599; A-15079)	710.130 am	(P-6913; A-16488)
635.20 am	(P-5505)	661.15 am	(P-3599; A-15079)	710.140 am	(P-6913; A-16488)
635.30 am	(P-5505)	661.20 am	(P-3599; A-15079)	710.210 am	(P-6913; A-16488)
635.35 am	(P-5505)	661.30 am	(P-3599; A-15079)	710.220 am	(P-6913; A-16488)
635.40 am	(P-5505)	661.35 am	(P-3599; A-15079)	710.230 am	(P-6913; A-16488)
635.50 am	(P-5505)	661.40 am	(P-3599; A-15079)	725.5 r	(P-7265/88; A-2517)
635.60 am	(P-5505)	661.50 am	(P-3599; A-15079)	725.10 r	(P-7265/88; A-2517)
635.70 am	(P-5505)	665.10 am	(P-8840)	725.10 n	(P-7272/88; A-2502)
635.80 am	(P-5505)	665.150 am	(P-8840)	725.15 n	(P-7272/88; A-2502)
635.90 am	(P-5505)	665.280 am	(P-8840)	725.20 n	(P-7272/88; A-2502)
635.110 am	(P-5505)	665.610 n	(P-19984/88; A-11565)	725.20 am	(P-14306)
635.130 am	(P-5505)	665.620 n	(P-19984/88; A-11565)	725.30 n	(P-7265/88; A-2517)
635.140 am	(P-5505)	665.630 n	(P-19984/88; A-11565)	725.30 r	(P-7272/88; A-2502)
635.150 am	(P-5505)	665.640 n	(P-19984/88; A-11565)	725.40 r	(P-7265/88; A-2502)
635.160 am	(P-5505)	665.610 n	(P-19984/88; A-11565)	725.40 r	(P-7272/88; A-2517)
635.170 am	(P-5505)	665.610 n	(P-19984/88; A-11565)	725.41 n	(P-7272/88; A-2502)
635.180 am	(P-5505)	665.610 n	(P-19984/88; A-11565)	725.42 n	(P-7272/88; A-2502)
635.190 n	(P-5505)	665.Ap.A n	(P-19984/88; A-11565)	725.43 n	(P-7272/88; A-2502)
635.Ap.A n	(P-5505)	665.Ap.A am	(P-8840)	725.44 am	(P-7272/88; A-2502)
635.Ap.B n	(P-5505)	694.10 n	(P-5491; O-15888)	725.44 am	(P-14306)
635.Ap.C n	(P-5505)	694.20 n	(P-5491; O-15888)	725.45 r	(P-7265/88; A-2517)
640.10 r	(P-12413)	694.100 n	(P-5491; O-15888)	725.50 r	(P-7272/88; A-2502)
640.10 r	(P-12433)	694.110 n	(P-5491; O-15888)	725.51 n	(P-7272/88; A-2502)
640.20 r	(P-12433)	694.120 n	(P-5491; O-15888)	725.60 n	(P-7265/88; A-2517)
640.25 n	(P-12433)	694.200 n	(P-5491; O-15888)	725.60 n	(P-7272/88; A-2502)
640.30 r	(P-12413)	694.220 n	(P-5491; O-15888)	725.65 r	(P-7265/88; A-2517)
640.30 r	(P-12433)	694.Ap.A n	(P-5491)	725.70 r	(P-7265/88; A-2517)
640.40 r	(P-12413)	694.Ap.B n	(P-5491)	725.70 n	(P-7272/88; A-2502)
640.40 n	(P-12433)	694.Ap.C n	(P-5491)	725.70 am	(P-14306)
640.41 n	(P-12433)	697.20 am	(P-21043/88; A-11544)	725.71 am	(P-7272/88; A-2502)
640.42 n	(P-12433)	697.30 am	(P-21043/88; A-11544)	725.71 am	(P-14306)
640.43 n	(P-12433)	697.110 am	(P-21043/88; A-11544)	725.80 r	(P-7265/88; A-2517)
640.44 n	(P-12433)	697.120 am	(P-21043/88; A-11544)	725.80 n	(P-7272/88; A-2502)
640.45 n	(P-12433)	697.130 am	(P-21043/88; A-11544)	750.10 am	(P-14113/88; A-1819)
640.50 r	(P-12413)	697.140 am	(P-21043/88; A-11544)	750.10 am	(P-6888)
640.50 r	(P-12433)	697.400 am	(P-21043/88; A-11544)	750.10 am	(P-6888)
640.60 r	(P-12413)	697.Ap.A n	(P-21043/88; A-11544)	750.140 am	(P-14113/88; A-1819)
640.60 n	(P-12433)	698.10 n	(P-7194)	750.540 am	(P-6888)
640.70 r	(P-12413)	698.20 n	(P-7194)	750.550 am	(P-6888)
640.70 n	(P-12433)	698.30 n	(P-7194)	750.560 am	(P-6888)
640.80 r	(P-12413)	698.40 n	(P-7194)	750.1800 n	(P-6888)
640.80 n	(P-12433)	698.50 n	(P-7194)	750.1810 n	(P-6888)
640.90 n	(P-12433)	698.60 n	(P-7194)	750.1815 n	(P-6888)
640.100 n	(P-12433)	698.70 n	(P-7194)	750.1820 n	(P-6888)
640.Ap.A n	(P-12433)	698.Ap.A n	(P-7194)	750.1830 n	(P-6888)
640.Ap.B n	(P-12433)	700.10 am	(P-12777/88; A-10634)	750.1835 n	(P-6888)
640.Ap.C n	(P-12433)	700.20 am	(P-12777/88; A-10634)	750.1836 n	(P-6888)
640.Ap.D n	(P-12433)	700.30 am	(P-12777/88; A-10634)	750.1837 n	(P-6888)
640.Ap.E n	(P-12433)	710.20 am	(P-6913; A-16488)	750.1838 n	(P-6888)
640.Ap.F n	(P-12433)	710.30 am	(P-6913; A-16488)	750.1840 n	(P-6888)
640.Ap.G n	(P-12433)	710.40 am	(P-6913; A-16488)	750.1850 n	(P-6888)

TITLE 77 (CONT'D)

750.1860 n	(P-6888)	750.1860 n	(P-6888)
750.1861 n	(P-6888)	750.1861 n	(P-6888)
750.1862 n	(P-6888)	750.1862 n	(P-6888)
750.1865 n	(P-6888)	750.1865 n	(P-6888)
750.1868 n	(P-6888)	750.1868 n	(P-6888)
750.1870 n	(P-6888)	750.1870 n	(P-6888)
750.1876 n	(P-6888)	750.1876 n	(P-6888)
750.1880 n	(P-6888)	750.1880 n	(P-6888)
750.1895 n	(P-6888)	750.1895 n	(P-6888)
750.Ap.A n	(P-6888)	750.Ap.A n	(P-6888)
750.Ap.B n	(P-6888)	750.Ap.B n	(P-6888)
750.Ap.C n	(P-6888)	750.Ap.C n	(P-6888)
750.Ap.D n	(P-6888)	750.Ap.D n	(P-6888)
760.20 am	(P-14115/88; A-1830)	760.20 am	(P-14115/88; A-1830)
760.30 n	(P-6964)	760.30 n	(P-6964)
760.150 am	(P-14115/88; A-1830)	760.150 am	(P-14115/88; A-1830)
760.Ap.A n	(P-6964)	760.Ap.A n	(P-6964)
790.20 am	(P-20411/88; A-8890)	790.20 am	(P-20411/88; A-8890)
790.40 am	(P-20411/88; A-8890)	790.40 am	(P-20411/88; A-8890)
790.320 am	(P-20411/88; A-8890)	790.320 am	(P-20411/88; A-8890)
790.420 am	(P-3015; A-11717) (P-3108)	790.420 am	(P-3015; A-11717) (P-3108)
790.460 am	(P-12991/88; P-16425/88; A-856)	790.460 am	(P-12991/88; P-16425/88; A-856)
	(P-3015; A-11717) (P-3108)		(P-3015; A-11717) (P-3108)
	(P-12942) (E-12990)		(P-12942) (E-12990)
790.480 am	(P-12991/88; P-16425/88; A-856)	790.480 am	(P-12991/88; P-16425/88; A-856)
790.500 am	(P-3015; A-11717) (P-3108)	790.500 am	(P-3015; A-11717) (P-3108)
	(P-12942) (E-12990)		(P-12942) (E-12990)
790.540 am	(P-12991/88; P-16425/88; A-856)	790.540 am	(P-12991/88; P-16425/88; A-856)
	(P-3015; A-11717) (P-3108)		(P-3015; A-11717) (P-3108)
	(P-12942) (E-12990)		(P-12942) (E-12990)
790.548 am	(P-16425/88; A-856)	790.548 am	(P-16425/88; A-856)
790.580 am	(P-16425/88; A-856)	790.580 am	(P-16425/88; A-856)
	(E-12990)		(E-12990)
790.600 am	(P-16425/88; A-856)	790.600 am	(P-16425/88; A-856)
790.620 am	(P-3015; A-11717) (P-3108)	790.620 am	(P-3015; A-11717) (P-3108)
790.630 am	(P-12991/88; A-856)	790.630 am	(P-12991/88; A-856)
790.721 am	(P-12942) (E-12990)	790.721 am	(P-12942) (E-12990)
790.799 n	(P-12991/88; A-856)	790.799 n	(P-12991/88; A-856)
790.799 am	(P-16425/88; A-856)	790.799 am	(P-16425/88; A-856)
790.860 am	(P-3015; A-11717) (P-3108)	790.860 am	(P-3015; A-11717) (P-3108)
	(P-16425/88; A-856)		(P-16425/88; A-856)
790.900 am	(P-16425/88; A-856)	790.900 am	(P-16425/88; A-856)
790.905 am	(P-3015; A-11717) (P-3108)	790.905 am	(P-3015; A-11717) (P-3108)
	(P-16425/88; A-856)		(P-16425/88; A-856)
790.910 am	(P-12991/88; A-856)	790.910 am	(P-12991/88; A-856)
	(E-12990)		(E-12990)
790.940 am	(P-12991/88; A-856)	790.940 am	(P-12991/88; A-856)
	(E-12990)		(E-12990)
790.974 am	(P-16425/88; A-856)	790.974 am	(P-16425/88; A-856)
790.980 am	(P-3015; A-11717) (P-3108)	790.980 am	(P-3015; A-11717) (P-3108)
	(P-12942) (E-12990)		(P-12942) (E-12990)
790.1060 am	(P-12991/88; A-856)	790.1060 am	(P-12991/88; A-856)
	(E-12990)		(E-12990)

TITLE 77 (CONT'D)		TITLE 77 (CONT'D)		TITLE 77 (CONT'D)		TITLE 77 (CONT'D)	
790.1100	r	(P-16425/88; A-856)	790.2470	n	(P-12942) (E-12990)	790.3100	am
790.1125	n	(P-16425/88; A-856)	790.2500	am	(P-12991/88; P-16425/88; A-856)	790.3220	am
790.1125	n	(P-3015; A-11717) (E-3108)			(P-3015; A-11717) (E-3108)	790.3260	am
790.1127	am	(P-3015; A-11717) (E-3108)			(P-12942) (E-12990)	790.3300	am
790.1127	n	(P-16425/88; A-856)	790.2540	am	(P-16425/88; A-856)		
790.1129	n	(P-16425/88; A-856)	790.2580	am	(P-16425/88; A-856)		
790.1129	am	(P-3015; A-11717) (E-3108)			(E-12990)	790.3315	am
790.1131	n	(P-16425/88; A-856)	790.2603	n	(P-3015; A-11717) (E-3108)	790.3335	am
790.1131	am	(P-3015; A-11717) (E-3108)	790.2605	am	(P-12991/88; P-16425/88; A-856)	790.3340	am
790.1200	am	(P-3015; A-11717) (E-3108)			(P-3015; A-11717) (E-3108)		
790.1300	am	(P-16425/88; A-856) (P-3015; A-11717) (E-3108)	790.2613	am	(P-12942) (E-12990)		
					(P-16425/88; A-856) (P-12942) (E-12990)	790.3420	am
790.1345	am	(P-16425/88; A-856)	790.2614	am	(P-12942) (E-12990)		
790.1360	am	(P-12942) (E-12990)	790.2617	am	(P-16425/88; A-856) (P-3015; A-11717) (E-3108)	790.3425	am
790.1380	am	(P-12942) (E-12990)			(P-16425/88; A-856) (P-3015; A-11717) (E-3108)	790.3437	am
790.1423	n	(P-12942) (E-12990)	790.2618	am	(P-12991/88; P-16425/88; A-856)		
790.1425	am	(P-12942) (E-12990)			(P-3015; A-11717) (E-3108)	790.3440	n
790.1440	n	(P-16425/88; A-856) (P-12942) (E-12990)	790.2660	am	(P-12942) (E-12990)	790.3475	n
					(P-3015; A-11717) (E-3108)	790.3492	am
790.1460	am	(P-16425/88; A-856)	790.2663	am	(P-12942) (E-12990)		
790.1560	n	(P-12991/88; P-16425/88; A-856)	790.2668	am	(P-3015; A-11717) (E-3108)	790.3500	am
790.1570	n	(P-16425/88; A-856)			(P-3015; A-11717) (E-3108)	790.3540	am
790.1570	am	(P-3015; A-11717) (E-3108)	790.2672	am	(P-12942) (E-12990)	790.3620	am
					(P-3015; A-11717) (E-3108)		
790.1577	am	(P-16425/88; A-856) (P-3015; A-11717) (E-3108)	790.2700	am	(P-3015; A-11717) (E-12990)		
					(E-3108)	790.3700	am
790.1620	am	(P-12991/88; A-856)	790.2780	am	(P-16425/88; A-856) (P-3015; A-11717) (E-3108)		
790.1660	am	(P-16425/88; A-856)			(P-16425/88; A-856) (P-12942) (E-12990)	790.3720	n
790.1685	am	(P-12991/88; A-856) (P-3015; A-11717) (E-3108)			(P-3015; A-11717) (E-3108)	790.3730	am
			790.2800	n	(P-3015; A-11717) (E-3108)	790.3740	am
790.1697	am	(P-3015; A-11717) (E-3108)			(P-12942) (E-12990)	790.3900	am
790.1700	am	(P-3015; A-11717) (E-3108)	790.2805	n	(P-12942) (E-12990)		
790.1706	am	(P-3015; A-11717) (E-3108)	790.2860	am	(P-16425/88; A-856)	790.3910	am
790.1708	am	(P-3015; A-11717) (E-3108)	790.2900	am	(P-16425/88; A-856) (P-3015; A-11717) (E-3108)	790.3940	am
					(P-12942) (E-12990)	790.3945	am
790.1710	am	(P-3015; A-11717) (E-3108)	790.2904	am	(P-16425/88; A-856) (P-3015; A-11717) (E-3108)		
790.1721	am	(P-16425/88; A-856)			(P-16425/88; A-856)	790.4012	am
790.1740	am	(P-16425/88; A-856) (P-3015; A-11717) (E-3108)	790.2928	r	(P-16425/88; A-856)		
			790.2928	n	(P-12991/88; A-856)	790.4040	am
790.1842	am	(P-12942) (E-12990)	790.2932	am	(P-16425/88; A-856)		
790.1848	am	(P-12942) (E-12990)	790.2940	am	(P-3015; A-11717) (E-3108)		
790.1930	am	(P-16425/88; A-856)	790.3020	am	(P-16425/88; A-856)		
790.1980	am	(P-3015; A-11717) (E-3108)	790.3023	am	(P-3015; A-11717) (E-3108)	790.4060	am
			790.3025	#	(P-12942) (E-12990; CC-14477)	790.4100	am
790.2020	am	(P-12942) (E-12990)	790.3027	n	(P-16425/88; A-856) (P-12942) (E-12990; CC-14477)		
790.2060	am	(P-16425/88; A-856) (P-12942) (E-12990)			(P-12990; CC-14477)	790.4140	am
			790.3027	#	(P-12942) (E-12990; CC-14477)		
790.2097	am	(P-12991/88; A-856) (P-3015; A-11717) (E-3108)	790.3028	am	(P-3015; A-11717) (E-3108)	790.4220	am
					(P-12942) (E-12990)	790.4260	am
790.2140	am	(P-12991/88; P-16425/88; A-856)	790.3032	am	(P-12942) (E-12990)	790.4300	am
790.2180	am	(P-16425/88; A-856)	790.3048	am	(P-12942) (E-12990)		
790.2260	am	(P-16425/88; A-856)	790.3054	am	(P-3015; A-11717) (E-3108)	790.4340	am
790.2260	am	(P-16425/88; A-856)			(P-12942) (E-12990)	790.4396	am
790.2380	am	(P-16425/88; A-856)	780.3060	am	(P-12942) (E-12990)		
			790.3085	am	(P-16425/88; A-856) (P-12942) (E-12990)	790.4398	am
790.2465	n	(P-12942) (E-12990)					

TITLE 77 (CONT'D)		TITLE 77 (CONT'D)	
790.5640 n	(P-12991/88; A-856)	790.7828 am	(P-12991/88; P-16425/88; A-856)
790.5660 am	(P-3015; A-11717) (E-3108)		820.210 am (P-12395)
790.5740 am	(P-12942) (E-12990)		830.10 am (P-3325/88; A-2090)
790.5780 am	(P-3015; A-11717) (E-3108)		830.20 n (P-3325/88; A-2090)
790.5792 am	(P-12991/88; P-16425/88; A-856)		830.100 am (P-3325/88; A-2090)
	(P-12942) (E-12990)		830.110 am (P-3325/88; A-2090)
790.5795 n	(P-16425/88; A-856)		830.120 am (P-3325/88; A-2090)
790.5807 am	(P-12991/88; A-856) (P-3015; A-11717) (E-3108)		830.130 am (P-3325/88; A-2090)
790.5820 am	(P-12991/88; P-16425/88; A-856)		830.140 am (P-3325/88; A-2090)
790.5830 am	(P-12942) (E-12990)		830.150 r (P-3325/88; A-2090)
790.5835 am	(P-12991/88; A-856)		830.160 r (P-3325/88; A-2090)
790.5837 am	(P-12991/88; A-856)		830.170 r (P-3325/88; A-2090)
790.5840 am	(P-12991/88; A-856)		830.180 am (P-3325/88; A-2090)
790.5872 am	(P-12942) (E-12990)		830.190 n (P-3325/88; A-2090)
790.5893 am	(P-12942) (E-12990)		830.200 am (P-3325/88; A-2090)
790.5900 am	(P-16425/88; A-856) (P-12942)		830.210 n (P-3325/88; A-2090)
790.5924 am	(P-12991/88; A-856) (P-3015; A-11717) (E-3108)		830.220 n (P-3325/88; A-2090)
790.5940 am	(P-12991/88; P-16425/88; A-856)		830.230 n (P-3325/88; A-2090)
	(P-3015; A-11717) (E-3108)		830.240 n (P-3325/88; A-2090)
	(P-12942) (E-12990)		830.250 am (P-3325/88; A-2090)
790.5980 am	(P-16425/88; A-856)		830.260 am (P-3325/88; A-2090)
790.5992 am	(P-3015; A-11717) (E-3108)		830.270 am (P-3325/88; A-2090)
	(P-12942) (E-12990)		830.280 r (P-3325/88; A-2090)
790.6140 am	(P-16425/88; A-856)		830.290 n (P-3325/88; A-2090)
790.6180 am	(P-3015; A-11717) (E-3108)		830.300 n (P-3325/88; A-2090)
790.6260 am	(P-16425/88; A-856) (P-3015; A-11717) (E-3108)		830.310 n (P-3325/88; A-2090)
790.6275 am	(P-12991/88; P-16425/88; A-856)		830.315 r (P-3325/88; A-2090)
	(P-3015; A-11717) (E-3108)		830.400 am (P-3325/88; A-2090)
790.6280 am	(P-16425/88; A-856)		830.410 am (P-3325/88; A-2090)
790.6284 am	(P-16425/88; A-856) (P-12942)		830.420 r (P-3325/88; A-2090)
	(E-12990)		830.430 am (P-3325/88; A-2090)
790.6370 am	(P-12991/88; A-856) (P-3015; A-11717) (E-3108) (P-12942)		830.440 am (P-3325/88; A-2090)
	(E-12990)		830.450 am (P-3325/88; A-2090)
790.6375 n	(P-16425/88; A-856)		830.460 am (P-3325/88; A-2090)
790.6435 am	(P-12942) (E-12990) (P-12942)		830.500 am (P-3325/88; A-2090)
	(E-12990)		830.510 r (P-3325/88; A-2090)
790.6445 am	(P-16425/88; A-856)		830.520 am (P-3325/88; A-2090)
790.6450 am	(P-16425/88; A-856) (P-3015; A-11717) (E-3108) (P-12942)		830.530 am (P-3325/88; A-2090)
	(E-12990)		830.540 am (P-3325/88; A-2090)
790.6452 am	(P-12991/88; A-856) (P-12942)		830.560 r (P-3325/88; A-2090)
	(E-12990)		830.570 r (P-3325/88; A-2090)
790.6454 n	(P-16425/88; A-856)		830.600 am (P-3325/88; A-2090)
790.6454 am	(P-12942) (E-12990)		830.610 r (P-3325/88; A-2090)
790.6456 am	(P-12991/88; P-16425/88; A-856)		830.620 am (P-3325/88; A-2090)
	(P-3015; A-11717) (E-3108)		830.630 am (P-3325/88; A-2090)
	(P-12942) (E-12990)		830.640 am (P-3325/88; A-2090)
790.6540 am	(P-16425/88; A-856)		830.650 am (P-3325/88; A-2090)
790.6580 am	(P-16425/88; A-856)		830.660 r (P-3325/88; A-2090)
			830.670 r (P-3325/88; A-2090)
			830.700 am (P-3325/88; A-2090)
			830.800 n (P-3325/88; A-2090)
			830.820 am (P-3325/88; A-2090)
			830.830 n (P-3325/88; A-2090)
			830.840 n (P-3325/88; A-2090)
			830.850 n (P-3325/88; A-2090)
			830.860 n (P-3325/88; A-2090)
			830.870 n (P-3325/88; A-2090)

TITLE 77 (CONT'D)		TITLE 80 (CONT'D)	
2510.4p.D am (P-8198)		1110.70 n (P-1355)	
2800.102 am (P-6856; A-15993)		1110.80 am (P-1355)	
		1110.90 am (P-1355)	
		1110.100 am (P-1355)	
		1110.110 am (P-1355)	
		1110.140 am (P-1355)	
		1110.150 am (P-1355)	
		1110.160 am (P-1355)	
		1110.170 am (P-1355)	
		1110.180 am (P-1355)	
		1120.20 am (P-1379)	
		1120.30 am (P-1379)	
		1120.40 am (P-1379)	
		1120.50 am (P-1379)	
		1120.70 n (P-1379)	
		1125.10 am (P-16375/88; A-1784)	
		1125.20 am (P-16375/88; A-1784)	
		1125.30 am (P-16375/88; A-1784)	
		1125.40 am (P-16375/88; A-1784)	
		1125.50 r (P-16375/88; A-1784)	
		1125.70 am (P-16375/88; A-1784)	
		1125.80 am (P-16375/88; A-1784)	
		1125.90 r (P-16375/88; A-1784)	
		1125.100 n (P-16375/88; A-1784)	
		1135.10 n (P-14504/88; A-14969)	
		1135.20 n (P-14504/88; A-14969)	
		1135.30 n (P-14504/88; A-14969)	
		1570.40 am (P-14122/88; O-22492/88; R-1626; A-1577)	
		1570.60 r (P-14122/88; O-22492/88; R-1626; A-1577)	
		1570.70 am (P-14122/88; O-22492/88; R-1626; A-1577)	
		1570.80 am (P-14122/88; O-22492/88; R-1626; A-1577)	
		1570.90 am (P-14122/88; O-22492/88; R-1626; A-1577)	
		1570.100 am (P-14122/88; O-22492/88; R-1626; A-1577)	
		1570.110 r (P-14122/88; O-22492/88; R-1626; A-1577)	
		1570.150 r (P-14122/88; O-22492/88; R-1626; A-1577)	
		1570.160 am (P-14122/88; O-22492/88; R-1626; A-1577)	
		1600.50 am (P-107/69)	
		2110.30 am (P-1; A-9259) (E-214)	
		2110.320 am (P-1; A-9259) (E-214)	
		2110.330 am (P-1; A-9259) (E-214)	
		2110.510 am (P-1; A-9259) (E-214)	
		2110.530 am (P-1; A-9259) (E-214)	
		2150.1 am (P-10285/88; A-2402)	
		2150.2 am (P-10285/88; A-2402)	
		2150.5 n (P-10285/88; A-2402)	

TITLE 83 (CONT'D)			TITLE 83 (CONT'D)			TITLE 83 (CONT'D)		
285.2010	n	(P-5229)	285.4020	n	(P-5229)	445.80	n	(P-13129)
285.2015	n	(P-5229)	285.4025	n	(P-5229)	500.335	am	(P-16219) (E-16571)
285.2020	n	(P-5229)	285.5000	n	(P-5229)	505.10	am	(P-1686; A-10858) (P-13361)
285.2025	n	(P-5229)	285.5005	n	(P-5229)	535.10	n	(P-9314/88; A-7331)
285.2030	n	(P-5229)	285.5010	n	(P-5229)	535.15	n	(P-9314/88; A-7331)
285.2035	n	(P-5229)	285.5015	n	(P-5229)	535.100	n	(P-9314/88; A-7331) (P-12676)
285.2040	n	(P-5229)	285.5020	n	(P-5229)	535.110	n	(P-9314/88; A-7331)
285.2045	n	(P-5229)	285.5025	n	(P-5229)	535.115	n	(P-9314/88; A-7331)
285.2050	n	(P-5229)	285.5030	n	(P-5229)	535.120	n	(P-9314/88; A-7331)
285.2055	n	(P-5229)	285.5035	n	(P-5229)	535.200	n	(P-9314/88; A-7331)
285.2060	n	(P-5229)	285.5040	n	(P-5229)	535.205	n	(P-9314/88; A-7331)
285.2065	n	(P-5229)	285.5045	n	(P-5229)	535.210	n	(P-9314/88; A-7331)
285.2070	n	(P-5229)	285.5050	n	(P-5229)	535.220	n	(P-9314/88; A-7331)
285.2075	n	(P-5229)	285.5055	n	(P-5229)	535.300	n	(P-9314/88; A-7331)
285.2080	n	(P-5229)	285.5060	n	(P-5229)	535.305	n	(P-9314/88; A-7331)
285.2085	n	(P-5229)	285.5065	n	(P-5229)	535.310	n	(P-9314/88; A-7331)
285.2090	n	(P-5229)	285.5070	n	(P-5229)	535.320	n	(P-9314/88; A-7331)
285.2095	n	(P-5229)	285.5075	n	(P-5229)	535.330	n	(P-9314/88; A-7331)
285.2100	n	(P-5229)	285.5080	n	(P-5229)	535.340	n	(P-9314/88; A-7331)
285.2105	n	(P-5229)	285.5085	n	(P-5229)	535.350	n	(P-9314/88; A-7331)
285.2110	n	(P-5229)	285.5090	n	(P-5229)	535.360	n	(P-9314/88; A-7331)
285.2115	n	(P-5229)	285.5095	n	(P-5229)	535.400	n	(P-9314/88; A-7331)
285.2120	n	(P-5229)	285.5100	n	(P-5229)	535.410	n	(P-9314/88; A-7331)
285.2125	n	(P-5229)	285.5105	n	(P-5229)	535.500	n	(P-9314/88; A-7331)
285.3000	n	(P-5229)	285.5110	n	(P-5229)	535.510	n	(P-9314/88; A-7331)
285.3005	n	(P-5229)	285.5115	n	(P-5229)	590.10	am	(P-9067)
285.3010	n	(P-5229)	285.5120	n	(P-5229)	595.120	am	(P-16309/88; A-2036)
285.3015	n	(P-5229)	285.5125	n	(P-5229)	710.10	am	(P-9076)
285.3020	n	(P-5229)	285.5130	n	(P-5229)	710.100	n	(P-19563/88; A-7570)
285.3025	n	(P-5229)	285.5135	n	(P-5229)	710.105	n	(P-19563/88; A-7570)
285.3030	n	(P-5229)	285.5140	n	(P-5229)	710.110	n	(P-19563/88; A-7570)
285.3035	n	(P-5229)	285.5145	n	(P-5229)	710.115	n	(P-19563/88; A-7570)
285.3040	n	(P-5229)	285.5150	n	(P-5229)	710.120	n	(P-19563/88; A-7570)
285.3045	n	(P-5229)	285.5155	n	(P-5229)	710.125	n	(P-19563/88; A-7570)
285.3050	n	(P-5229)	285.5160	n	(P-5229)	710.130	n	(P-19563/88; A-7570)
285.3055	n	(P-5229)	285.5165	n	(P-5229)	710.135	n	(P-19563/88; A-7570)
285.3060	n	(P-5229)	285.5170	n	(P-5229)	710.140	n	(P-19563/88; A-7570)
285.3061	n	(P-5229)	285.5175	n	(P-5229)	710.145	n	(P-19563/88; A-7570)
285.3065	n	(P-5229)	285.5180	n	(P-5229)	710.150	n	(P-19563/88; A-7570)
285.3070	n	(P-5229)	285.5185	n	(P-5229)	710.155	n	(P-19563/88; A-7570)
285.3075	n	(P-5229)	285.5190	n	(P-5229)	710.160	n	(P-19563/88; A-7570)
285.3080	n	(P-5229)	285.5195	n	(P-5229)	710.165	n	(P-19563/88; A-7570)
285.3081	n	(P-5229)	285.5200	n	(P-5229)	710.170	n	(P-19563/88; A-7570)
285.3090	n	(P-5229)	285.5205	n	(P-5229)	710.175	n	(P-19563/88; A-7570)
285.3095	n	(P-5229)	285.5210	n	(P-5229)	710.180	n	(P-19563/88; A-7570)
285.3100	n	(P-5229)	285.5215	n	(P-5229)	710.185	n	(P-19563/88; A-7570)
285.3105	n	(P-5229)	285.5220	n	(P-5229)	710.190	n	(P-19563/88; A-7570)
285.3110	n	(P-5229)	285.5225	n	(P-5229)	710.200	n	(P-19563/88; A-7570)
285.3115	n	(P-5229)	285.5230	n	(P-5229)	710.205	n	(P-19563/88; A-7570)
285.3120	n	(P-5229)	285.5235	n	(P-5229)	710.210	n	(P-19563/88; A-7570)
285.3125	n	(P-5229)	285.5240	n	(P-5229)	710.215	n	(P-19563/88; A-7570)
285.3130	n	(P-5229)	285.5245	n	(P-5229)	710.220	n	(P-19563/88; A-7570)
285.4000	n	(P-5229)	285.5250	n	(P-5229)	710.225	n	(P-19563/88; A-7570)
285.4005	n	(P-5229)	285.5255	n	(P-5229)	710.230	n	(P-19563/88; A-7570)
285.4010	n	(P-5229)	285.5260	n	(P-5229)	710.235	n	(P-19563/88; A-7570)
285.4015	n	(P-5229)	285.5265	n	(P-5229)	710.240	n	(P-19563/88; A-7570)

TITLE 89 (CONT'D)		TITLE 89 (CONT'D)	
113.302	am (P-4481; A-12553)	121.70	am (P-13503)
114.5	n (P-20967/88; A-3900)	121.72	am (P-13503)
114.127	am (P-14996/88; A-89) (P-1959; A-8580)	121.135	n (P-20686/88; A-3890)
114.128	am (P-17621/88; A-1546)	130.301	am (P-4469)
114.220	am (P-5456; A-16015)	130.302	am (P-4469)
114.240	r (P-5456; A-16015)	130.310	am (P-4469)
114.270	am (P-15989) (E-16169)	130.312	am (P-4469)
114.351	am (P-15924/88; A-89) (P-14764)	130.313	am (P-4469)
114.352	am (P-15924/88; A-89) (P-14764)	130.314	am (P-4469)
114.353	am (P-15924/88; A-89) (P-14764)	130.321	am (P-4469)
115.1	n (P-20735/88; A-3932)	130.500	n (P-20649/88; A-3831)
115.11	n (P-2702; A-13631) (P-14790)	140.16	am (P-2937)
115.30	am (P-2702; A-13631)	140.17	am (P-2937)
116.10	n (P-20683/88; A-3847)	140.19	am (P-12976/88; A-3917)
117.1	n (P-20739/88; A-3936)	140.20	am (P-20714/88; A-7786)
117.20	am (P-5487) (P-5487; W-16185)	140.21	n (P-3295; A-14391)
117.50	am (P-14008)	140.43	n (P-19868/88; A-7025)
117.51	am (P-14008)	140.95	re (A-9572)
117.53	am (P-14008)	140.96	re (A-9572)
118.300	n (P-20753/88; A-3950)	140.97	re (A-9572)
120.1	n (P-20705/88; A-3908)	140.98	re (A-9572)
120.10	am (E-11929; O-15895) (P-15582)	140.99	re (A-9572)
120.20	am (P-14778) (P-16294) (E-16586)	140.100	re (A-9572)
120.30	am (P-14778)	140.100	am (P-16421/88; O-1259; M-3195; A-3069)
120.31	am (P-9996)	140.101	re (A-9572)
120.40	am (P-17633/88; A-2081)	140.102	re (A-9572)
120.60	am (E-11929; O-15895) (P-15582)	140.103	re (A-9572)
120.61	am (P-15582) (P-16294) (E-16586)	140.104	re (A-9572)
120.62	am (E-11929; O-15895) (P-15582)	140.110	re (A-12118)
120.63	am (E-11929; O-15895) (P-15582)	140.110	n (P-11701/88; A-12119; O-13295; R-13688)
120.70	am (P-3281)	140.116	re (A-9572)
120.72	n (P-3281)	140.117	re (A-9572)
120.74	n (P-3281)	140.200	re (A-9572)
120.76	n (P-3281)	140.202	re (A-9572)
120.284	n (E-11929; O-15895) (P-15582)	140.203	re (A-9572)
120.285	am (P-16294) (E-16586)	140.300	re (A-9572)
120.346	n (P-10753)	140.350	am (P-5958/88; A-3351)
120.379	n (P-16294) (E-16586)	140.350	re (A-9572)
120.380	am (P-10753)	140.360	re (A-9572)
120.382	n (E-11929; O-15895) (P-15582)	140.361	re (A-9572)
120.384	n (E-11929; O-15895) (P-15582)	140.362	re (A-9572)
120.385	am (P-16294) (E-16586)	140.362	am (P-5958/88; A-3351)
120.386	n (P-16294) (E-16586)	140.363	am (P-5958/88; A-3351)
120.393	n (P-9250; A-15404) (E-12137; O-15897)	140.363	re (A-9572)
121.19	am (P-13503)	140.364	re (A-9572)
121.27	am (P-13503)	140.364	r (P-5958/88; A-3351)
121.31	am (P-13503)	140.364	n (P-5958/88; A-3351)
121.50	am (P-14756)	140.365	re (A-9572)
121.58	am (P-3541; A-13619)	140.366	re (A-9572)
121.60	am (PP-15859)	140.367	re (A-9572)
121.61	am (PP-15859)	140.367	am (P-5958/88; A-3351)
121.62	am (P-3541; A-13619)	140.369	am (P-5958/88; A-3351)
121.63	am (PP-15859)	140.369	re (A-9572)
121.64	am (PP-15859)		

TITLE 89 (CONT'D)

TITLE 89 (CONT'D)

140.370	re	(A-9572)	140.370	re	(A-9572)
140.370	am	(P-5958/88; A-3351)	140.370	am	(P-5958/88; A-3351)
140.371	re	(A-9572)	140.371	re	(A-9572)
140.372	re	(A-9572)	140.372	re	(A-9572)
140.372	am	(P-5958/88; A-3351)	140.372	am	(P-5958/88; A-3351)
140.373	r	(P-5958/88; A-3351)	140.373	r	(P-5958/88; A-3351)
140.374	re	(A-9572)	140.374	re	(A-9572)
140.375	re	(A-9572)	140.375	re	(A-9572)
140.376	r	(P-5958/88; A-3351)	140.376	r	(P-5958/88; A-3351)
140.390	am	(P-17643/88; A-5115)	140.390	am	(P-17643/88; A-5115)
140.390	re	(A-9572)	140.390	re	(A-9572)
140.391	re	(A-9572)	140.391	re	(A-9572)
140.392	re	(A-9572)	140.392	re	(A-9572)
140.392	am	(P-17643/88; A-5115)	140.392	am	(P-17643/88; A-5115)
140.394	am	(P-17643/88; A-5115)	140.394	am	(P-17643/88; A-5115)
140.394	re	(A-9572)	140.394	re	(A-9572)
140.396	re	(A-9572)	140.396	re	(A-9572)
140.398	re	(A-9572)	140.398	re	(A-9572)
140.400	am	(P-17172/88; A-2475)	140.400	am	(P-17172/88; A-2475)
140.408	am	(P-14265)	140.408	am	(P-14265)
140.429	r	(P-14265)	140.429	r	(P-14265)
140.440	am	(P-23239/88; A-12562)	140.440	am	(P-23239/88; A-12562)
140.441	am	(P-17172/88; A-2475)	140.441	am	(P-17172/88; A-2475)
140.443	am	(P-17172/88; A-2475)	140.443	am	(P-17172/88; A-2475)
140.445	am	(P-17172/88; O-1263; R-2538; A-2475)	140.445	am	(P-17172/88; O-1263; R-2538; A-2475)
140.447	am	(P-17172/88; A-2475)	140.447	am	(P-17172/88; A-2475)
140.475	am	(P-15281) (E-15473)	140.475	am	(P-15281) (E-15473)
140.476	am	(P-15281) (E-15473)	140.476	am	(P-15281) (E-15473)
140.477	am	(P-15281) (E-15473)	140.477	am	(P-15281) (E-15473)
140.478	am	(P-15281) (E-15473)	140.478	am	(P-15281) (E-15473)
140.479	am	(P-15281) (E-15473)	140.479	am	(P-15281) (E-15473)
140.480	am	(P-15281) (E-15473)	140.480	am	(P-15281) (E-15473)
140.481	am	(P-15281) (E-15473)	140.481	am	(P-15281) (E-15473)
140.490	am	(P-11157)	140.490	am	(P-11157)
140.491	am	(P-11157)	140.491	am	(P-11157)
140.492	am	(P-11157)	140.492	am	(P-11157)
140.497	n	(P-7546; A-14391)	140.497	n	(P-7546; A-14391)
140.512	am	(P-11995/88; A-125)	140.512	am	(P-11995/88; A-125)
140.525	am	(P-17172/88; A-5718)	140.525	am	(P-17172/88; A-5718)
140.526	am	(P-1420; A-11516)	140.526	am	(P-1420; A-11516)
140.543	am	(P-13178)	140.543	am	(P-13178)
140.560	am	(P-13178)	140.560	am	(P-13178)
140.561	am	(P-13178)	140.561	am	(P-13178)
140.562	am	(P-13178)	140.562	am	(P-13178)
140.569	am	(P-5465; O-14134; W-14476) (E-10977) (P-15612)	140.569	am	(P-5465; O-14134; W-14476) (E-10977) (P-15612)
140.850	re	(A-7040)	140.850	re	(A-7040)
140.855	re	(A-7040)	140.855	re	(A-7040)
140.860	re	(A-7040)	140.860	re	(A-7040)
140.865	re	(A-7040)	140.865	re	(A-7040)
140.870	re	(A-7040)	140.870	re	(A-7040)
140.875	re	(A-7040)	140.875	re	(A-7040)
140.880	re	(A-7040)	140.880	re	(A-7040)
140.885	re	(A-7040)	140.885	re	(A-7040)
140.890	re	(A-7040)	140.890	re	(A-7040)
140.895	re	(A-7040)	140.895	re	(A-7040)
140.896	n	(P-11701/88; A-5718)	140.896	n	(P-11701/88; A-5718)
141.100	am	(P-7873; A-15672) (P-8036)	141.100	am	(P-7873; A-15672) (P-8036)
141.200	am	(P-20370/88; A-3850) (P-7873; A-15672) (E-8036)	141.200	am	(P-20370/88; A-3850) (P-7873; A-15672) (E-8036)
141.360	am	(P-7873; A-15672) (P-8036)	141.360	am	(P-7873; A-15672) (P-8036)
141.400	am	(P-15483/88; A-516) (P-7873; A-15672) (E-8036)	141.400	am	(P-15483/88; A-516) (P-7873; A-15672) (E-8036)
141.480	am	(P-15483/88; A-516) (P-7873; A-15672) (E-8036)	141.480	am	(P-15483/88; A-516) (P-7873; A-15672) (E-8036)
141.520	am	(P-7873; A-15672) (P-8036)	141.520	am	(P-7873; A-15672) (P-8036)
141.560	am	(P-15483/88; A-516) (P-20370/88; A-3850) (P-7873; A-15672) (E-8036)	141.560	am	(P-15483/88; A-516) (P-20370/88; A-3850) (P-7873; A-15672) (E-8036)
141.720	am	(P-20370/88; A-3850)	141.720	am	(P-20370/88; A-3850)
141.800	am	(P-15483/88; A-516) (P-7873; A-15672) (E-8036)	141.800	am	(P-15483/88; A-516) (P-7873; A-15672) (E-8036)
141.1160	am	(P-7873; A-15672) (P-8036)	141.1160	am	(P-7873; A-15672) (P-8036)
141.1160	am	(P-15483/88; A-516)	141.1160	am	(P-15483/88; A-516)
141.1200	am	(P-7873; A-15672) (P-8036)	141.1200	am	(P-7873; A-15672) (P-8036)
141.1240	am	(P-15483/88; A-516) (P-7873; A-15672) (E-8036)	141.1240	am	(P-15483/88; A-516) (P-7873; A-15672) (E-8036)
141.1280	am	(P-15483/88; A-516) (P-20370/88; A-3850) (P-7873; A-15672) (E-8036)	141.1280	am	(P-15483/88; A-516) (P-20370/88; A-3850) (P-7873; A-15672) (E-8036)
141.1320	am	(P-7873; A-15672) (P-8036)	141.1320	am	(P-7873; A-15672) (P-8036)
141.1480	am	(P-15483/88; A-516) (P-7873; A-15672) (E-8036)	141.1480	am	(P-15483/88; A-516) (P-7873; A-15672) (E-8036)
141.1520	am	(P-15483/88; A-516) (P-7873; A-15672) (E-8036)	141.1520	am	(P-15483/88; A-516) (P-7873; A-15672) (E-8036)
141.1680	am	(P-15483/88; A-516) (P-20370/88; A-3850)	141.1680	am	(P-15483/88; A-516) (P-20370/88; A-3850)
141.1760	am	(P-15483/88; A-516)	141.1760	am	(P-15483/88; A-516)
141.2080	am	(P-9992) (E-10700)	141.2080	am	(P-9992) (E-10700)
141.2280	am	(P-15483/88; A-516)	141.2280	am	(P-15483/88; A-516)
141.2360	am	(P-15483/88; A-516)	141.2360	am	(P-15483/88; A-516)
141.2400	am	(P-15483/88; A-516)	141.2400	am	(P-15483/88; A-516)
141.2600	am	(P-20370/88; A-3850)	141.2600	am	(P-20370/88; A-3850)
141.2760	am	(P-15483/88; A-516) (P-20370/88; A-3850)	141.2760	am	(P-15483/88; A-516) (P-20370/88; A-3850)
141.2920	am	(P-20370/88; A-3850)	141.2920	am	(P-20370/88; A-3850)
141.2960	am	(P-15483/88; A-516) (P-20370/88; A-3850) (P-9992) (E-10700)	141.2960	am	(P-15483/88; A-516) (P-20370/88; A-3850) (P-9992) (E-10700)
141.3080	am	(P-7873; A-15672) (P-8036)	141.3080	am	(P-7873; A-15672) (P-8036)
141.3280	am	(P-20370/88; A-3850)	141.3280	am	(P-20370/88; A-3850)
141.3320	am	(P-7873; A-15672) (P-8036)	141.3320	am	(P-7873; A-15672) (P-8036)
141.3400	am	(P-7873; A-15672) (P-8036)	141.3400	am	(P-7873; A-15672) (P-8036)
141.3440	am	(P-15483/88; A-516)	141.3440	am	(P-15483/88; A-516)
141.3480	am	(P-15483/88; A-516)	141.3480	am	(P-15483/88; A-516)
141.3520	am	(P-7873; A-15672) (P-8036)	141.3520	am	(P-7873; A-15672) (P-8036)
141.3560	am	(P-7873; A-15672) (P-8036)	141.3560	am	(P-7873; A-15672) (P-8036)
141.3600	am	(P-20370/88; A-3850)	141.3600	am	(P-20370/88; A-3850)
141.3760	am	(P-15483/88; A-516)	141.3760	am	(P-15483/88; A-516)
141.3800	am	(P-15483/88; A-516) (P-20370/88; A-3850) (P-7873; A-15672) (E-8036)	141.3800	am	(P-15483/88; A-516) (P-20370/88; A-3850) (P-7873; A-15672) (E-8036)

TITLE #9 (CONT'D)	TITLE #9 (CONT'D)	TITLE #9 (CONT'D)
141.3840 am (P-15483/88; A-516) (P-9992)	148.10 re (A-9572)	165.10 am (P-5450; W-16184)
141.3920 am (P-10700)	148.20 re (A-9572)	165.20 am (P-5450; W-16184)
141.4000 am (P-15483/88; A-3850) (P-7873; A-15672) (E-8036)	148.30 re (A-9572)	165.70 am (P-5450; W-16184)
141.4000 am (P-15483/88; A-516)	148.40 re (A-9572)	170.50 n (A-14067)
141.4040 am (P-15483/88; A-516) (P-7873; A-15672) (E-8036)	148.50 re (A-9572)	170.100 n (P-4490; A-14067)
141.4160 am (P-15483/88; A-516)	148.60 re (A-9572)	170.110 n (P-4490; A-14067)
141.4200 am (P-20370/88; A-3850) (P-7873; A-15672) (E-8036)	148.70 re (A-9572)	170.120 n (P-4490; A-14067)
141.4230 n (P-20370/88; A-3850)	148.80 re (A-9572)	170.130 n (P-4490; A-14067)
141.4440 am (P-15483/88; A-516) (P-7873; A-15672) (E-8036)	148.90 re (A-9572)	170.200 n (P-4490; A-14067)
141.4520 am (P-15483/88; A-516)	148.100 re (A-9572)	230.45 am (P-14499)
141.4600 am (P-7873; A-15672) (E-8036)	148.110 re (A-9572)	230.360 am (P-1477/88; A-2015) (P-13119)
141.4640 am (P-7873; A-15672) (E-8036)	148.120 am (P-13729)	230.362 am (P-13119)
141.4720 am (P-15483/88; A-516)	148.130 re (A-9572)	230.365 am (P-1477/88; A-2015) (P-13119)
141.4760 am (P-15483/88; A-516) (P-7873; A-15672) (E-8036)	148.140 re (A-9572)	230.510 am (P-12137/88; A-3054)
141.4800 am (P-20370/88; A-3850)	148.150 re (A-9572)	230.520 n (P-12137/88; A-3054)
144.5 n (P-11999)	148.160 re (A-9572)	230.530 n (P-12137/88; A-3054)
144.25 n (P-11999)	148.170 re (A-9572)	230.540 n (P-12137/88; A-3054)
144.50 n (P-11999)	148.180 re (A-9572)	230.550 n (P-12137/88; A-3054)
144.100 n (P-11999)	148.190 re (A-9572)	230.560 n (P-12137/88; A-3054)
144.125 n (P-11999)	148.200 re (A-9572)	230.570 n (P-12137/88; A-3054)
144.150 n (P-11999)	148.210 re (A-9572)	230.580 n (P-12137/88; A-3054)
144.175 n (P-11999)	148.220 re (A-9572)	240.710 am (P-12137/88; A-3054)
144.200 n (P-11999)	148.230 re (A-9572)	240.715 am (P-12137/88; A-3054)
144.225 n (P-11999)	148.240 re (A-9572)	240.720 am (P-12137/88; A-3054)
144.250 n (P-11999)	148.250 re (A-9572)	240.725 am (P-12137/88; A-3054)
144.100 n (P-11999)	148.260 re (A-9572)	240.730 am (P-12137/88; A-3054)
144.125 n (P-11999)	148.270 re (A-9572)	240.735 am (P-12137/88; A-3054)
144.150 n (P-11999)	148.280 re (A-9572)	240.740 am (P-12137/88; A-3054)
144.175 n (P-11999)	148.290 re (A-9572)	240.750 am (P-12137/88; A-3054)
144.200 n (P-11999)	148.300 re (A-9572)	240.755 am (P-12137/88; A-3054)
144.225 n (P-11999)	148.310 re (A-9572)	240.760 am (P-12137/88; A-3054)
144.250 n (P-11999)	148.320 re (A-9572)	240.800 am (P-10821/88; A-11193)
146.5 re (A-7040)	148.330 re (A-9572)	240.810 am (P-10821/88; A-11193)
146.25 re (A-7040)	148.340 re (A-9572)	240.815 am (P-10821/88; A-11193)
146.50 re (A-7040)	148.350 re (A-9572)	240.820 am (P-10821/88; A-11193)
146.75 re (A-7040)	148.360 re (A-9572)	240.825 am (P-10821/88; A-11193)
146.100 re (A-7040)	148.370 re (A-9572)	240.830 am (P-10821/88; A-11193)
146.125 re (A-7040)	148.380 re (A-9572)	240.835 am (P-10821/88; A-11193)
146.150 re (A-7040)	148.390 re (A-9572)	240.855 am (P-10821/88; A-11193)
146.175 re (A-7040)	148.400 re (A-9572)	240.860 am (P-10821/88; A-11193)
146.200 re (A-7040)	149.100 am (P-3553; A-15070)	240.865 am (P-10821/88; A-11193)
146.225 re (A-7040)	149.105 am (P-13917/88; A-554)	240.870 am (P-10821/88; A-11193)
146.25 am (P-3562)	160.1 n (P-1039/88; A-4268)	240.875 am (P-10821/88; A-11193)
147.5 am (P-10627/88; A-559)	160.5 n (P-1396; A-7761)	240.905 am (P-10821/88; A-11193)
147.100 am (P-10627/88; A-559)	160.10 am (P-1396; A-7761) (P-7867; A-14385)	240.910 am (P-10821/88; A-11193)
147.205 am (P-1720/88; O-5800; R-7148; A-7043)	160.60 am (P-8255)	240.915 am (P-10821/88; A-11193)
147.205 am (P-1720/88; O-20231/88; R-667; A-559) (P-10763) (E-10999)	160.70 am (P-20677/88; A-4268) (P-8255)	240.920 am (P-10821/88; A-11193)
147.205 am (P-1720/88; O-20231/88; R-667; A-559) (P-10763) (E-10999)	160.100 n (P-1396; A-7761)	240.925 # (P-10821/88; A-11193)
147.205 am (P-1720/88; O-20231/88; R-667; A-559) (P-10763) (E-10999)	160.110 n (P-1396; A-7761)	240.930 n (P-10821/88; A-11193)
147.205 am (P-1720/88; O-20231/88; R-667; A-559) (P-10763) (E-10999)	160.120 n (P-1396; A-7761)	240.935 n (P-10821/88; A-11193)
147.205 am (P-1720/88; O-20231/88; R-667; A-559) (P-10763) (E-10999)	160.130 n (P-1396; A-7761)	240.940 am (P-10821/88; A-11193)
147.205 am (P-1720/88; O-20231/88; R-667; A-559) (P-10763) (E-10999)	160.140 n (P-1396; A-7761)	240.945 am (P-10821/88; A-11193)
147.205 am (P-1720/88; O-20231/88; R-667; A-559) (P-10763) (E-10999)	160.150 n (P-1396; A-7761)	240.950 am (P-10821/88; A-11193)
147.205 am (P-1720/88; O-20231/88; R-667; A-559) (P-10763) (E-10999)	160.160 n (P-1396; A-7761)	240.1010 am (P-10821/88; A-11193)
147.205 am (P-1720/88; O-20231/88; R-667; A-559) (P-10763) (E-10999)	165.1 n (P-20679/88; A-3843)	240.1020 am (P-10821/88; A-11193)

TITLE #9 (CONT'D)	TITLE #9 (CONT'D)	TITLE #9 (CONT'D)
240.510 am (P-10821/88; A-11193)	240.230 am (P-10821/88; A-11193)	240.510 am (P-10821/88; A-11193)
240.520 # (P-10821/88; A-11193)	240.240 am (P-10821/88; A-11193)	240.520 am (P-10821/88; A-11193)
240.530 am (P-10821/88; A-11193)	240.250 am (P-10821/88; A-11193)	240.530 am (P-10821/88; A-11193)
240.560 am (P-10821/88; A-11193)	240.260 n (P-10821/88; A-11193)	240.560 am (P-10821/88; A-11193)
240.610 am (P-10821/88; A-11193)	240.270 n (P-10821/88; A-11193)	240.570 am (P-10821/88; A-11193)
240.620 am (P-10821/88; A-11193)	240.280 n (P-10821/88; A-11193)	240.580 am (P-10821/88; A-11193)
240.630 am (P-10821/88; A-11193)	240.300 am (P-10821/88; A-11193)	240.590 am (P-10821/88; A-11193)
240.640 am (P-10821/88; A-11193)	240.310 am (P-10821/88; A-11193)	240.600 am (P-10821/88; A-11193)
240.650 am (P-10821/88; A-11193)	240.330 am (P-10821/88; A-11193)	240.610 am (P-10821/88; A-11193)
240.655 # (P-10821/88; A-11193)	240.340 am (P-10821/88; A-11193)	240.620 am (P-10821/88; A-11193)
240.655 am (P-10821/88; A-11193)	240.350 am (P-10821/88; A-11193)	240.630 am (P-10821/88; A-11193)
240.660 am (P-10821/88; A-11193)	240.360 am (P-10821/88; A-11193)	240.640 am (P-10821/88; A-11193)
240.710 am (P-10821/88; A-11193)	240.400 am (P-10821/88; A-11193)	240.650 am (P-10821/88; A-11193)
240.715 am (P-10821/88; A-11193)	240.410 am (P-10821/88; A-11193)	240.660 am (P-10821/88; A-11193)
240.720 am (P-10821/88; A-11193)	240.415 am (P-10821/88; A-11193)	240.670 am (P-10821/88; A-11193)
240.725 am (P-10821/88; A-11193)	240.425 am (P-10821/88; A-11193)	240.680 am (P-10821/88; A-11193)
240.730 am (P-10821/88; A-11193)	240.430 am (P-10821/88; A-11193)	240.690 am (P-10821/88; A-11193)
240.735 am (P-10821/88; A-11193)	240.435 am (P-10821/88; A-11193)	240.700 am (P-10821/88; A-11193)
240.740 am (P-10821/88; A-11193)	240.445 am (P-10821/88; A-11193)	240.710 am (P-10821/88; A-11193)
240.750 am (P-10821/88; A-11193)	240.455 am (P-10821/88; A-11193)	240.720 am (P-10821/88; A-11193)
240.755 am (P-10821/88; A-11193)	240.460 am (P-10821/88; A-11193)	240.730 am (P-10821/88; A-11193)
240.760 am (P-10821/88; A-11193)	240.465 am (P-10821/88; A-11193)	240.740 am (P-10821/88; A-11193)
240.800 am (P-10821/88; A-11193)	240.470 am (P-10821/88; A-11193)	240.750 am (P-10821/88; A-11193)
240.810 am (P-10821/88; A-11193)	240.480 am (P-10821/88; A-11193)	240.760 am (P-10821/88; A-11193)
240.815 am (P-10821/88; A-11193)	240.485 am (P-10821/88; A-11193)	240.770 am (P-10821/88; A-11193)
240.820 am (P-10821/88; A-11193)	240.490 am (P-10821/88; A-11193)	240.780 am (P-10821/88; A-11193)
240.825 am (P-10821/88; A-11193)	240.510 # (P-10821/88; A-11193)	240.790 am (P-10821/88; A-11193)
240.830 am (P-10821/88; A-11193)		240.800 am (P-10821/88; A-11193)
240.835 am (P-10821/88; A-11193)		240.810 am (P-10821/88; A-11193)
240.855 am (P-10821/88; A-11193)		240.820 am (P-10821/88; A-11193)
240.860 am (P-10821/88; A-11193)		240.830 am (P-10821/88; A-11193)
240.865 am (P-10821/88; A-11193)		240.840 am (P-10821/88; A-11193)
240.870 am (P-10821/88; A-11193)		240.850 am (P-10821/88; A-11193)
240.875 am (P-10821/88; A-11193)		240.860 am (P-10821/88; A-11193)
240.905 am (P-10821/88; A-11193)		240.870 am (P-10821/88; A-11193)
240.910 am (P-10821/88; A-11193)		240.880 am (P-10821/88; A-11193)
240.915 am (P-10821/88; A-11193)		240.890 am (P-10821/88; A-11193)
240.920 am (P-10821/88; A-11193)		240.900 am (P-10821/88; A-11193)
240.925 # (P-10821/88; A-11193)		240.910 am (P-10821/88; A-11193)
240.930 n (P-10821/88; A-11193)		240.920 am (P-10821/88; A-11193)
240.935 n (P-10821/88; A-11193)		240.930 am (P-10821/88; A-11193)
240.940 am (P-10821/88; A-11193)		240.940 am (P-10821/88; A-11193)
240.945 am (P-10821/88; A-11193)		240.950 am (P-10821/88; A-11193)
240.950 am (P-10821/88; A-11193)		240.1010 am (P-10821/88; A-11193)
240.1010 am (P-10821/88; A-11193)		240.1020 am (P-10821/88; A-11193)
240.1020 am (P-10821/88; A-11193)		240.1040 am (P-10821/88; A-11193)
240.1040 am (P-10821/88; A-11193)		240.1050 n (P-10821/88; A-11193)
240.1050 n (P-10821/88; A-11193)		240.1110 r (P-10821/88; A-11193)
240.1110 r (P-10821/88; A-11193)		240.1120 n (P-10821/88; A-11193)
240.1120 n (P-10821/88; A-11193)		240.1120 r (P-10821/88; A-11193)
240.1130 r (P-10821/88; A-11193)		240.1130 r (P-10821/88; A-11193)
240.1130 r (P-10821/88; A-11193)		240.1160 n (P-10821/88; A-11193)
240.1160 n (P-10821/88; A-11193)		240.1170 n (P-10821/88; A-11193)

TITLE #9 (CONT'D)		TITLE #9 (CONT'D)	
240.1180	n (P-10821/88; A-11193)	240.1800	n (P-10821/88; A-11193)
240.1210	am (P-10821/88; A-11193)	240.1850	n (P-10821/88; A-11193)
240.1310	am (P-10821/88; O-9594; R-11956; A-11193)	240.1910	n (P-10821/88; A-11193)
240.1320	am (P-10821/88; A-11193)	240.1920	n (P-10821/88; A-11193)
240.1330	r (P-10821/88; A-11193)	240.1930	n (P-10821/88; A-11193)
240.1396	r (P-10821/88; A-11193)	240.1940	n (P-10821/88; A-11193)
240.1397	r (P-10821/88; A-11193)	240.1950	n (P-10821/88; A-11193)
240.1398	r (P-10821/88; A-11193)	240.1960	n (P-10821/88; A-11193)
240.1399	am (P-10821/88; A-11193)	240.2020	n (P-10821/88; A-11193)
240.1400	n (P-685)	240.2030	n (P-10821/88; A-11193)
240.1440	am (P-685)	240.2040	n (P-10821/88; A-11193)
240.1410	am (P-685)	240.2050	n (P-10821/88; A-11193)
240.1420	am (P-685)	300.20	am (P-11953/88; A-2419)
240.1430	n (P-685)	300.30	am (P-11953/88; A-2419)
240.1440	n (P-685)	300.90	am (P-11953/88; A-2419)
240.1450	n (P-685)	300.100	am (P-11953/88; A-2419)
240.1510	am (P-10821/88; A-11193)	300.110	am (P-11953/88; O-22472/88; R-2535; A-2419)
240.1520	am (P-10821/88; A-11193)	300.130	am (P-11953/88; A-2419)
240.1530	am (P-10821/88; A-11193)	300.140	am (P-11953/88; A-2419)
240.1555	am (P-10821/88; A-11193)	300.160	am (P-11953/88; A-2419)
240.1540	am (P-10821/88; A-11193)	302.311	n (P-7847)
240.1545	am (P-10821/88; A-11193)	302.311	n (P-7847)
240.1550	am (P-10821/88; A-11193)	302.390	am (P-14508)
240.1555	am (P-10821/88; A-11193)	310.2	am (P-11953/88; A-7308)
240.1560	am (P-10821/88; A-11193)	310.12	am (P-11953/88; O-3412; R-7483; A-7308)
240.1565	am (P-10821/88; A-11193)	310.13	am (P-11953/88; A-7308)
240.1570	n (P-10821/88; A-11193)	310.14	am (P-11953/88; A-7308)
240.1575	n (P-10821/88; A-11193)	310.15	am (P-11953/88; A-7308)
240.1580	n (P-10821/88; A-11193)	310.16	am (P-11953/88; A-7308)
240.1590	n (P-10821/88; A-11193)	334.11	am (P-11915/88; A-6986)
240.1600	n (P-10821/88; A-11193)	334.12	am (P-11915/88; A-6986)
240.1605	n (P-10821/88; A-11193)	334.13	am (P-11915/88; A-6986)
240.1610	n (P-10821/88; A-11193)	357.2	am (P-13807/88; A-3344)
240.1620	n (P-10821/88; A-11193)	357.3	am (P-13807/88; A-3344)
240.1625	n (P-10821/88; A-11193)	357.11	am (P-13807/88; A-3344)
240.1630	n (P-10821/88; A-11193)	385.20	am (P-13744/88; A-5917)
240.1635	n (P-10821/88; A-11193)	385.30	am (P-13744/88; A-5917)
240.1640	n (P-10821/88; A-11193)	385.40	am (P-13744/88; A-5917)
240.1645	n (P-10821/88; A-11193)	408.1	n (P-13757/88; O-13277; R-15123; A-14818)
240.1650	n (P-10821/88; A-11193)	408.5	n (P-13757/88; O-13277; R-15123; A-14818)
240.1655	n (P-10821/88; A-11193)	408.10	n (P-13757/88; O-13277; R-15123; A-14818)
240.1660	n (P-10821/88; A-11193)	408.15	n (P-13757/88; O-13277; R-15123; A-14818)
240.1665	n (P-10821/88; A-11193)	408.20	n (P-13757/88; O-13277; R-15123; A-14818)
240.1700	n (P-685)	408.25	n (P-13757/88; O-13277; R-15123; A-14818)
240.1705	n (P-685)	408.30	n (P-13757/88; O-13277; R-15123; A-14818)
240.1710	n (P-685)	408.35	n (P-13757/88; O-13277; R-15123; A-14818)
240.1715	n (P-685)		
240.1718	n (P-685)		
240.1720	n (P-685)		
240.1722	n (P-685)		
240.1725	n (P-685)		
240.1730	n (P-685)		
240.1735	n (P-685)		
240.1737	n (P-685)		
240.1738	n (P-685)		
240.1739	n (P-685)		

TITLE #9 (CONT'D)		TITLE #9 (CONT'D)	
408.40	n (P-13757/88; O-13277; R-15123; A-14818)	437.8	n (P-13752/88; A-3339)
408.45	n (P-13757/88; O-13277; R-15123; A-14818)	437.9	# (P-13752/88; A-3339)
408.50	n (P-13757/88; O-13277; R-15123; A-14818)	437.9	am (P-13752/88; A-3339)
408.55	n (P-13757/88; O-13277; R-15123; A-14818)	510.10	n (P-3036; O-13297; RC-13300; M-15876; A-15769)
408.60	n (P-13757/88; O-13277; R-15123; A-14818)	510.10	r (P-3020; A-15767)
408.65	n (P-13757/88; O-13277; R-15123; A-14818)	510.20	r (P-3036; O-13297; RC-13300; M-15876; A-15769)
408.70	n (P-13757/88; O-13277; R-15123; A-14818)	510.30	r (P-3020; A-15767)
408.75	n (P-13757/88; O-13277; R-15123; A-14818)	510.40	r (P-3036; O-13297; RC-13300; M-15876; A-15769)
408.80	n (P-13757/88; O-13277; R-15123; A-14818)	510.50	r (P-3020; A-15767)
408.85	n (P-13757/88; O-13277; R-15123; A-14818)	510.60	r (P-3036; O-13297; RC-13300; M-15876; A-15769)
408.90	n (P-13757/88; O-13277; R-15123; A-14818)	510.70	n (P-3036; O-13297; RC-13300; M-15876; A-15769)
408.95	n (P-13757/88; O-13277; R-15123; A-14818)	510.80	n (P-3036; O-13297; RC-13300; M-15876; A-15769)
408.100	n (P-13757/88; O-13277; R-15123; A-14818)	510.90	n (P-3036; O-13297; RC-13300; M-15876; A-15769)
408.105	n (P-13757/88; O-13277; R-15123; A-14818)	510.100	n (P-3036; O-13297; RC-13300; M-15876; A-15769)
408.115	n (P-13757/88; O-13277; R-15123; A-14818)	510.110	n (P-3036; O-13297; RC-13300; M-15876; A-15769)
408.120	n (P-13757/88; O-13277; R-15123; A-14818)	510.120	r (P-3020; A-15767)
408.125	n (P-13757/88; O-13277; R-15123; A-14818)	510.130	r (P-3020; A-15767)
408.130	n (P-13757/88; O-13277; R-15123; A-14818)	510.140	r (P-3020; A-15767)
408.135	n (P-13757/88; O-13277; R-15123; A-14818)	510.210	r (P-3020; A-15767)
408.140	n (P-13757/88; O-13277; R-15123; A-14818)	510.220	r (P-3020; A-15767)
408.145	n (P-13757/88; O-13277; R-15123; A-14818)	510.230	r (P-3020; A-15767)
408.150	n (P-13757/88; O-13277; R-15123; A-14818)	510.240	r (P-3020; A-15767)
408.155	n (P-13757/88; O-13277; R-15123; A-14818)	510.250	r (P-3020; A-15767)
408.160	n (P-13757/88; O-13277; R-15123; A-14818)	510.260	r (P-3020; A-15767)
408.165	n (P-13757/88; O-13277; R-15123; A-14818)	510.270	r (P-3020; A-15767)
408.170	n (P-13757/88; O-13277; R-15123; A-14818)	510.280	r (P-3020; A-15767)
408.175	n (P-13757/88; O-13277; R-15123; A-14818)	510.290	r (P-3020; A-15767)
408.180	n (P-13757/88; O-13277; R-15123; A-14818)	510.300	r (P-3020; A-15767)
408.185	n (P-13757/88; O-13277; R-15123; A-14818)	510.310	r (P-3020; A-15767)
408.190	n (P-13757/88; O-13277; R-15123; A-14818)	510.320	r (P-3020; A-15767)
408.195	n (P-13757/88; O-13277; R-15123; A-14818)	510.410	r (P-3020; A-15767)
408.200	n (P-13757/88; O-13277; R-15123; A-14818)	510.420	r (P-3020; A-15767)
408.205	n (P-13757/88; O-13277; R-15123; A-14818)	520.20	am (P-6911/88; A-5149)
408.210	n (P-13757/88; O-13277; R-15123; A-14818)	520.30	am (P-6911/88; A-5149)
408.215	n (P-13757/88; O-13277; R-15123; A-14818)	520.40	am (P-6911/88; A-5149)
408.220	n (P-13757/88; O-13277; R-15123; A-14818)	520.50	am (P-14117/88; A-9580)
408.225	n (P-13757/88; O-13277; R-15123; A-14818)	530.5	n (P-3565/88; A-141)
408.230	n (P-13757/88; O-13277; R-15123; A-14818)	530.10	am (P-3565/88; A-141)
408.235	n (P-13757/88; O-13277; R-15123; A-14818)	530.20	r (P-3565/88; A-141)
408.240	n (P-13757/88; O-13277; R-15123; A-14818)	530.100	r (P-3565/88; A-141)

TITLE 89 (CONT'D)

TITLE 89 (CONT'D)

530.105	r	(P-3565/88; A-141)	712 Ap. A	n	(P-1037/88; A-10643)
530.110	am	(P-3565/88; A-141)	714.10	am	(P-4152; A-15091)
530.120	am	(P-3565/88; A-141)	714.20	am	(P-4152; A-15091)
530.130	am	(P-3565/88; A-141)	714.30	am	(P-4152; A-15091)
530.140	am	(P-3565/88; A-141)	714.40	n	(P-4152; A-15091)
530.150	r	(P-3565/88; A-141)	714.110	am	(P-12947)
530.200	r	(P-3565/88; A-141)	714.130	am	(P-12947)
530.230	n	(P-3565/88; A-141)	714.300	am	(P-12947)
530.240	n	(P-3565/88; A-141)	714.310	n	(P-12947)
530.260	n	(P-3565/88; A-141)	714.320	am	(P-12947)
552.35	am	(P-11177)	714.330	n	(P-12947)
552.40	am	(P-277; A-9576)	760.440	am	(P-20431/88; A-9329)
552.50	am	(P-11177)	765.10	am	(P-13948/88; A-5154)
552.60	am	(P-11177)	810.10	am	(P-13759)
552.80	am	(P-11177)	825.10	am	(P-13941/88; A-7958)
552.90	am	(P-11177)	829.10	n	(P-5990/88; A-5755)
552.100	am	(P-52; W-4309)	829.20	n	(P-5990/88; A-5755)
557.10	am	(P-5914; A-16552)	829.30	n	(P-5990/88; A-5755)
562.30	am	(P-4685/88; A-2866)	829.40	n	(P-5990/88; A-5755)
567.10	am	(P-281; A-9590)	829.50	n	(P-5990/88; A-5755)
567.30	am	(P-10175) (P-14313)	829.60	n	(P-5990/88; A-5755)
587.50	am	(P-2192/88; A-1850) (P-10765; W-13276)	829.80	n	(P-5990/88; A-5755)
587.100	r	(P-10765; W-13276)	829.90	n	(P-5990/88; A-5755)
587.110	am	(P-2192/88; A-1850)	843.10	am	(P-15015/88; A-4298)
587.130	n	(P-2192/88; A-1850)	843.30	am	(P-15015/88; A-4298)
587.500	am	(P-2192/88; A-1850)	843.60	am	(P-15015/88; A-4298)
587.600	am	(P-10765; W-13276)	843.70	am	(P-15015/88; A-4298)
592.30	am	(P-14338)	843.150	am	(P-15015/88; A-4298)
592.45	n	(P-2092/88; A-1573)	845.40	n	(P-4641)
592.50	am	(P-14338)	845.40	n	(P-8379)
592.55	n	(P-14338)	870.10	am	(P-8379)
592.60	am	(P-14338)	870.11	n	(P-8379)
592.65	n	(P-14338)	870.20	am	(P-8379)
592.75	n	(P-14338)	895.10	n	(P-3310; O-13302; R-15127; A-15793)
597.20	am	(P-2107/88; A-1568)	895.20	n	(P-3310; O-13302; R-15127; A-15793)
597.150	am	(P-2107/88; A-1568)	895.30	n	(P-3310; O-13302; R-15127; A-15793)
602.20	am	(P-14797)	895.40	n	(P-3310; O-13302; R-15127; A-15793)
607.60	am	(P-56; A-9586) (E-225; O-3478)	895.50	n	(P-3310; O-13302; R-15127; A-15793)
622.20	am	(P-8387)	895.60	n	(P-3310; O-13302; R-15127; A-15793)
645.10	n	(P-12763)	895.70	n	(P-3310; O-13302; R-15127; A-15793)
650.80	r	(P-12758) (E-15849)	1200.20	am	(P-20613/88; A-9283)
650.700	am	(P-15520/88; A-7465)	1200.30	am	(P-20613/88; A-9283)
675.100	am	(P-14319)	1200.50	am	(P-20613/88; A-9283)
675.300	am	(P-13956/88; A-6768) (P-14319)	1200.60	am	(P-20613/88; A-9283)
685.600	am	(P-15023/88; A-5158) (P-12538)	1200.70	am	(P-20613/88; A-9283)
693.200	am	(P-8384; A-16555)	1300.340	am	(P-19223/88; A-4644)
700.200	am	(P-10409/88; A-3101) (E-13684)			
700.300	am	(P-14331)			
712.100	am	(P-10409/88; A-3101) (P-14331)			
712.200	am	(P-10377/88; A-10643)			
712.300	am	(P-10377/88; A-10643)			
712.400	am	(P-10377/88; A-10643)			
712.1000	n	(P-10377/88; A-10643)			

TITLE 92

TITLE 92 (CONT'D)

10.30	am	(P-19365/88; A-3962)	ApE	n	(P-16536/88; W-288; (P-10311))
10.40	am	(P-19365/88; A-3962)	ApF	n	(P-16536/88; W-288; (P-10311))
10.50	am	(P-19365/88; A-3962)	ApG	n	(P-16536/88; W-288; (P-10311))
10.60	am	(P-19365/88; A-3962)	IIA	n	(P-16536/88; W-288; (P-10311))
10.70	am	(P-19365/88; A-3962)	IIb	n	(P-16536/88; W-288; (P-10311))
10.80	am	(P-19365/88; A-3962)	452.10	r	(P-16447/88; W-2881) (P-10222)
96.10	n	(P-15049/88; A-3384)	452.20	r	(P-16447/88; W-2881) (P-10222)
96.20	n	(P-15049/88; A-3384)	452.30	r	(P-16447/88; W-2881) (P-10222)
96.30	n	(P-15049/88; A-3384)	452.40	r	(P-16447/88; W-2881) (P-10222)
96.40	n	(P-15049/88; A-3384)	452.50	r	(P-16447/88; W-2881) (P-10222)
96.50	n	(P-15049/88; A-3384)	452.60	r	(P-16447/88; W-2881) (P-10222)
96.60	n	(P-15049/88; A-3384)	452.70	r	(P-16447/88; W-2881) (P-10222)
96.70	n	(P-15049/88; A-3384)	452.80	r	(P-16447/88; W-2881) (P-10222)
96.80	n	(P-15049/88; A-3384)	452.90	r	(P-16447/88; W-2881) (P-10222)
96.90	n	(P-15049/88; A-3384)	452.100	r	(P-16447/88; W-2881) (P-10222)
96.100	n	(P-15049/88; A-3384)	452.110	r	(P-16447/88; W-2881) (P-10222)
96.110	n	(P-15049/88; A-3384)	452.120	r	(P-16447/88; W-2881) (P-10222)
96.120	n	(P-15049/88; A-3384)	452.130	r	(P-16447/88; W-2881) (P-10222)
96.130	n	(P-15049/88; A-3384)	452.140	r	(P-16447/88; W-2881) (P-10222)
96.140	n	(P-15049/88; A-3384)	452.150	r	(P-16447/88; W-2881) (P-10222)
96.150	n	(P-15049/88; A-3384)	452.160	r	(P-16447/88; W-2881) (P-10222)
96.160	n	(P-15049/88; A-3384)	452.170	r	(P-16447/88; W-2881) (P-10222)
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451.150	n	(P-16536/88; W-2882) (P-10311)	518.415	n	(PP-7057; O-13337; (P-13904)
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451.Ap.A	n	(P-16536/88; W-2882) (P-10311)	518.500	n	(PP-7057; O-13337; (P-13904)
ApB	n	(P-16536/88; W-2882) (P-10311)	518.505	n	(PP-7057; O-13337; (P-13904)
ApC	n	(P-16536/88; W-2882) (P-10311)	518.600	n	(PP-7057; O-13337; (P-13904)
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518.710	n	(PP-7057; O-13337; R-13904)	518.4085	n	(PP-7057; O-13337; X-13904)	1010.240	am	(P-1103; A-7965)
518.715	n	(PP-7057; O-13337; R-13904)	518.4090	n	(PP-7057; O-13337; X-13904)	1010.430	n	(P-5655; A-15102)
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518.725	n	(PP-7057; O-13337; R-13904)	518.4100	n	(PP-7057; O-13337; X-13904)	1010.450	am	(P-15357)
518.730	n	(PP-7057; O-13337; R-13904)	518.5000	n	(PP-7057; O-13337; X-13904)	1010.452	n	(P-1964288; A-5173)
518.735	n	(PP-7057; O-13337; R-13904)	Ex.A		(PP-7057; O-13337; X-13904)	1010.455	n	(P-1964288; A-5173)
518.740	n	(PP-7057; O-13337; R-13904)	534.20	am	(P-2760; A-10963)	1010.456	n	(P-1964288; A-5173)
518.745	n	(PP-7057; O-13337; R-13904)	534.210	am	(P-1595288; A-1866) (P-13822)	1019.5	n	(P-1965288; A-4944)
518.750	n	(PP-7057; O-13337; R-13904)	545.100	n	(P-1111; RC-8141)	1019.10	n	(P-1965288; A-4944)
518.800	n	(PP-7057; O-13337; R-13904)	545.200	n	(P-1111; RC-8141)	1019.20	n	(P-1965288; A-4944)
518.805	n	(PP-7057; O-13337; R-13904)	545.300	n	(P-1111; RC-8141)	1019.30	n	(P-1965288; A-4944)
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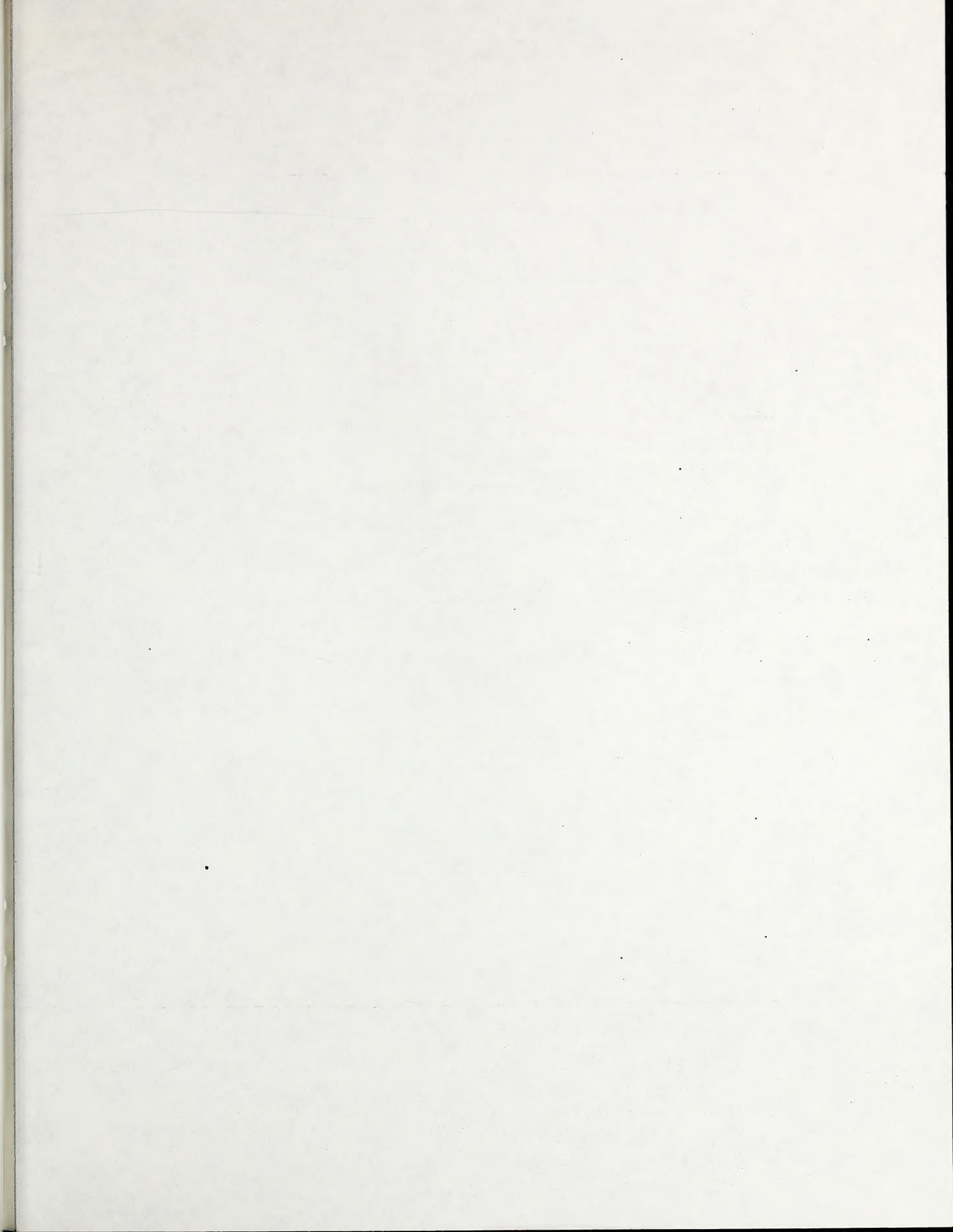
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